

AN BILLE LEASA SHÓISIALAIGH, 1984 SOCIAL WELFARE BILL, 1984

Mar a ritheadh ag dhá Theach an Oireachtais As passed by both Houses of the Oireachtas

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Social Welfare Act, 1982	1982, No. 2
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AN BILLE LEASA SHÓISIALAIGH, 1984 SOCIAL WELFARE BILL, 1984

BILL

entitled

AN ACT TO AMEND AND EXTEND THE SOCIAL WELFARE 5 ACTS, 1981 TO 1983, AND TO PROVIDE THAT CERTAIN PAYMENTS UNDER THOSE ACTS SHALL BE TAKEN INTO ACCOUNT IN ASSESSING DAMAGES FOR PER-SONAL INJURIES ARISING OUT OF THE USE OF A MECHANICALLY PROPELLED VEHICLE BEING USE IN 10 RESPECT OF WHICH LIABILITY IS REQUIRED TO BE COVERED BY AN APPROVED POLICY OF INSURANCE.

BE IT ENACTED BY THE OIREACHTAS AS FOLLOWS:

PARTI

PRELIMINARY

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Short title, construction and collective citation. 1.—(1) This Act may be cited as the Social Welfare Act, 1984.

(2) The Social Welfare Acts, 1981 to 1983, and this Act shall be construed together as one and may be cited together as the Social Welfare Acts, 1981 to 1984.

Definitions.

2.—In this Act—

"the Amendment Act of 1981" means the Social Welfare (Amendment) Act, 1981;

"the Act of 1983" means the Social Welfare Act, 1983;

"the Principal Act" means the Social Welfare (Consolidation) Act, 25 1981.

PARTII

INCREASES AND MISCELLANEOUS AMENDMENTS

Social insurance benefits (new rates).

3.—(1) The Principal Act is hereby amended by the substitution for Parts I to V of the Second Schedule (inserted by the Act of 1983) of the Parts set out in Schedule A to this Act. 30

- (2) This section shall come into operation—
 - (a) in so far as it relates to disability benefit, unemployment benefit, maternity allowance, deserted wife's benefit, invalidity pension, retirement pension, injury benefit, disablement gratuity and disablement pension, on the 5th day of July, 1984, and
 - (b) in so far as it relates to death benefit under section 50, 51 or 52 of the Principal Act, old age (contributory) pension, widow's (contributory) pension and orphan's (contributory) allowance, on the 6th day of July, 1984.

4.—(1) The Principal Act is hereby amended by the substitution for—

Social assistance payments (new rates).

- (a) Part I of the Fourth Schedule (inserted by the Act of 1983 and varied by the Social Welfare (Variation of Rates of Unemployment Assistance) Regulations, 1983 (S.I. No. 268 of 1983)),
- (b) Part III of that Schedule (inserted by the Act of 1983), and
- (c) Part IV of that Schedule (inserted by the Social Welfare Act, 1982),
- 20 of the Parts set out in Schedule B to this Act.
 - (2) This section shall come into operation—
 - (a) in so far as it relates to unemployment assistance and supplementary welfare allowance, on the 4th day of July, 1984,
 - (b) in so far as it relates to deserted wife's allowance, prisoner's wife's allowance, social assistance allowance and single woman's allowance, on the 5th day of July, 1984,
 - (c) in so far as it relates to old age pension, blind pension, widow's (non-contributory) pension and orphan's (noncontributory) pension, on the 6th day of July, 1984, and
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(d) in so far as it relates to children's allowances, on the 7th day of August, 1984.

5.—(1) Section 4 of the Principal Act is hereby amended by the insertion after subsection (3) of the following subsection:

Amendment of sections 4 and 67 of Principal Act (expenses).

- "(3A) Any expenses incurred by An Post under the provisions of Part II, other than Chapter 5 (determined on such basis as may be agreed upon between the Minister, the Minister for Finance and An Post) shall be paid by the Minister out of the Social Insurance Fund to An Post at such times and in such manner as the Minister for Finance may direct.".
- 40 (2) Section 67 of the Principal Act is hereby amended by the insertion after subsection (10) of the following subsection:

"(10A) Any expenses incurred by An Post under the provisions of this Chapter (determined on such basis as may be agreed upon between the Minister, the Minister for Finance and An Post) shall be paid by the Minister out of the Occupational Injuries

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Fund to An Post at such times and in such manner as the Minister for Finance may direct.".

Amendment of section 65 of Principal Act (employment contributions).

Amendment of section 73 of Principal Act (payrelated benefit).

Amendment of section 76 of Principal Act (payrelated benefit).

Amendment of sections 146 and 210 of, and Third Schedule to, Principal Act (calculation of means). **6.**—(1) Section 65 of the Principal Act (as amended by the Amendment Act of 1981) is hereby amended by the substitution for the percentage rates specified in subsection (2) (a) (ii) and subsection (2) 5 (b) of 0.4 per cent.

(2) This section shall come into operation on the 6th day of April, 1984.

7.—(1) Section 73 of the Principal Act (inserted by the Act of 1983) is hereby amended by the substitution for "£36" of "£43".

(2) Subsection (1) of this section shall have effect in relation to any period of interruption of employment commencing on or after the 2nd day of April, 1984.

8.—Section 76 of the Principal Act is hereby amended by the insertion after subsection (1) of the following subsection:

"(1A) Notwithstanding section 72, the Minister may, with the consent of the Minister for Finance, make regulations providing that, for the purposes of a scheme administered by the Department of Labour and known as the Enterprise Allowance Scheme, a person accepted into that Scheme who, if he had continued to 20 be unemployed, would be entitled to continue to receive payrelated benefit, shall be entitled, subject to such conditions as may be specified in the regulations, to receive such benefit in the form of a lump sum equivalent to the amount which he would otherwise have received in respect of the unexpired portion 25 (subject to a maximum of 26 weeks) of the relevant period of interruption of employment.".

9.-(1) Section 146 of the Principal Act is hereby amended-

- (a) by the substitution for paragraph (a) of subsection (1) of the following paragraph:
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 - "(a) the yearly value ascertained in the prescribed manner of all property belonging to him (not being property personally used or enjoyed by him or a farm of land leased by him under a lease which has been certified by the Irish Land Commission to be *bona fide* and in accordance with sound land use practice) which is invested or is otherwise put to profitable use or is capable of being but is not invested or put to profitable use;",

and

- (b) by the substitution for paragraph (c) of subsection (1) of the following paragraph:
 - "(c) the yearly value ascertained in the prescribed manner of any advantage accruing to him from—
 - (i) the use of property (other than a domestic dwelling 45 or farm building owned and occupied, furniture

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and personal effects) which is personally used or enjoyed by him, and

- (ii) the leasing by him of a farm of land under a lease which has been certified by the Irish Land Commission to be *bona fide* and in accordance with sound land use practice;".
- (2) Section 210 of the Principal Act is hereby amended-
 - (a) by the substitution for subparagraph (iii) of subsection (2)
 (a) of the following subparagraph:

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"(iii) any sums arising from the investment or profitable use of property (not being property personally used or enjoyed by such person or a farm of land leased by him under a lease which has been certified by the Irish Land Commission to be *bona fide* and in accordance with sound land use practice);",

- (b) by the substitution for paragraph (b) of subsection (2) of the following paragraph:
 - "(b) the value of any property belonging to such person (not being property personally used or enjoyed by him or a farm of land leased by him under a lease which has been certified by the Irish Land Commission to be bona fide and in accordance with sound land use practice) which is invested or is otherwise put to profitable use or which, though capable of investment or profitable use, is not invested or put to profitable use, the yearly value of the first £400 of the property being taken to be one-twentieth part of the capital value and the yearly value of so much of the capital value of the property as exceeds the sum of £400 being taken to be one-tenth part of the capital value; and the weekly value of the property being calculated as one fifty-second part of the yearly value so calculated;",
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- and
- (c) by the substitution for paragraph (c) of subsection (2) of the following paragraph:
 - "(c) the value of any advantage accruing to such person from—

(i) the use or enjoyment of property (other than a domestic dwelling or a farm building owned and occupied, or furniture and personal effects) which is personally used or enjoyed by him, and

(ii) the leasing by him of a farm of land under a lease which has been certified by the Irish Land Commission to be *bona fide* and in accordance with sound land use practice;".

(3) Rule 1 of the Rules contained in the Third Schedule is hereby amended—

- (a) by the substitution for paragraph (1) of the following paragraph:
 - "(1) the yearly value of any property belonging to the person (not being property personally used or enjoyed by the person or a farm of land leased by him 5 under a lease which has been certified by the Irish Land Commission to be *bona fide* and in accordance with sound land use practice) which is invested or is otherwise put to profitable use by the person or which, though capable of investment or profitable use is not 10 invested or put to profitable use by the person, the yearly value of the property being calculated as follows:
 - (a) the first £200 of the capital value of the property 15 shall be excluded, and
 - (b) the yearly value of the next £375 of the capital value of the property shall be taken to be onetwentieth part of the capital value, and
 - (c) the yearly value of so much of the capital value of the property as exceeds £575 shall be taken to be 20 one-tenth part of the capital value,

but no account shall be taken under any other provision of these Rules of any appropriation of the property for the purpose of current expenditure.",

- (b) by the substitution for clause (a) of paragraph (4) of the 25following clause:
 - "(a) any sums arising from the investment or profitable use of property (not being property personally used or enjoyed by the person or a farm of land leased by him under a lease which has been 30 certified by the Irish Land Commission to be bona fide and in accordance with sound land use practice),",
 - and
- (c) by the substitution for paragraph (5) of the following 35 paragraph:
 - "(5) The yearly value of any advantage accruing to the person from-
 - (a) the use or enjoyment of property (other than a domestic dwelling or a farm building owned and 40 occupied, furniture and personal effects) which is personally used or enjoyed by the person, and
 - (b) a farm of land leased by the person under a lease which has been certified by the Irish Land Commission to be bona fide and in accordance with 45 sound land use practice,

but for the purposes of this Rule a cottage provided under the Labourers Acts, 1883 to 1965, and vested in the person or the spouse of that person pursuant to those Acts or pursuant to the Housing Acts, 1966 to 50

1984, shall not be treated as property which is personally used or enjoyed by that person or the spouse of that person so long as payment of the purchase annuity has not been completed.".

10.—Section 223 of the Principal Act is hereby amended by the bibstitution in subsection (2) for "who resides with his father while e father" of "who resides with a qualified person while such person". Amendment of Principal Act (qualified child). 5 substitution in subsection (2) for "who resides with his father while the father" of "who resides with a qualified person while such person".

11 .- Section 226 of the Principal Act is hereby amended by the Amendment of substitution for "3 months (or, where the Minister so thinks fit, 6 10 months)" of "6 months".

12.—(1) The Principal Act is hereby amended by the insertion of Insertion of section 306A in Principal the following section after section 306:

"Taking of certain benefits, etc., into account in assessing 15 damages.

306A.-(1) Notwithstanding section 2 of the Civil Liability (Amendment) Act, 1964, and section 306 of this Act, where in any action relating to the use of a mechanically propelled vehicle damages are assessed in respect of any liability for personal injuries which is required to be covered by an approved policy of insurance, there shall in assessing those damages be taken into account the value of any rights arising from such injuries which have accrued, or probably will accrue, to the injured person in respect of disability benefit (including any amount payable therewith by way of pay-related benefit) and invalidity pension for the five years beginning with the time when the cause of action accrued.

(2) The reference in subsection (1) to the assessment of damages shall, in cases where damages otherwise recoverable are subject to reduction under the law relating to contributory negligence or are limited by or under any Act, be taken as referring to the total damages which would have been recoverable apart from the reduction or limitation.

(3) In subsection (1):

"approved policy of insurance" means a policy of insurance which, by virtue of section 62 of the Road Traffic Act, 1961, as amended by the European Communities (Road Traffic) (Compulsory Insurance) Regulations, 1975 (S.I. No. 178 of 1975), is an approved policy of insurance for the purposes of that Act;

"mechanically propelled vehicle" has the meaning assigned by section 3 of the Road Traffic Act, 1961.".

(2) The Principal Act is hereby further amended by the insertion in section 306 of "and section 306A" after "section 68" in subsection (2).

(3) This section shall not apply in relation to any action instituted 50 before the date of the passing of the Social Welfare Act, 1984.

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section 226 of Principal Act (time limit for payment of children's allowances).

Act.

PART III

FAMILY INCOME SUPPLEMENT

Insertion of Part IVA in Principal Act.

13.—The Principal Act is hereby amended by the insertion of the following Part after Part IV:

"PART IVA

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FAMILY INCOME SUPPLEMENT

232A.-In this Part-

Interpretation.

"child" means a person who by virtue of section 223 (1) (as amended by the Social Welfare Act, 1983) is a qualified child for 10 the purposes of Part IV;

"family" means-

- (a) a person who is engaged in remunerative full-time employment as an employee, and
- (b) where such person is a married person living with or wholly or mainly maintaining his or her spouse, that 15 spouse, and
- (c) a child or children in respect of whom any of the foregoing is qualified for a children's allowance under section 224;

"family income supplement" shall be construed in accordance 20 with section 232B;

"weekly family income" means, subject to regulations under section 232F, the amount of income received in a week by a family, less any income of a person who in respect of that family is a child.

232B.—Subject to this Part, an allowance (in this Part referred to as "family income supplement") shall be payable out of moneys provided by the Oireachtas in respect of a family where the weekly family income is less than—

- (a) in the case of a family which includes only one child, 30 £95, or
- (b) in the case of a family which includes more than one child, £95 increased by £15 for each additional child up to and including the fifth child.

232C.—(1) Subject to this Part, the weekly rate of family 35 income supplement shall be 25 per cent. of the amount by which the weekly family income is less than the amount appropriate in the particular case under *section 232B*.

(2) The weekly rate calculated pursuant to *subsection* (1) shall not in any case exceed the following amounts: 40

(a) in the case of a family which includes only one child, £8, and

Entitlement to family income supplement.

Weekly rate of family income supplement.

(b) in the case of a family which includes more than one child, £8 increased by £1.75 for each additional child up to and including the fifth child.

(3) Where the weekly rate calculated pursuant to subsection (1) is less than £1, family income supplement shall not be payable.

(4) For the purposes of this section, any fraction of £1 of weekly family income greater than 50p shall be treated as £1 and any other fraction of £1 shall be disregarded.

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232D.—(1) Family income supplement shall be payable for a period of 52 weeks (or such other period as may be prescribed) beginning on the date on which it is receivable in accordance with regulations and, except where regulations otherwise provide, the weekly rate of family income supplement payable shall not be affected by any change of circumstances during that period.

(2) Where family income supplement is payable in respect of a particular family for any period, no person who was included in that family at the beginning of such period shall be regarded as a member of any other family during that period.

232E.-Family income supplement shall be payable to the member of the family (other than a child) who is engaged in remunerative full-time employment as an employee or, where there are two members of the family so engaged, to the member whose weekly income as calculated for the purposes of family income supplement forms the greater part of the weekly family income as so calculated.

Period of payment of family income supplement.

Person to whom family income supplement is payable.

232F.-(1) The Minister may make regulations for the purpose Regulations. of giving effect to this Part.

(2) Regulations under this section may, in particular and without prejudice to the generalty of subsection (1)-

- (a) provide for the manner of calculation or estimation of weekly family income;
- (b) provide, in calculating or estimating weekly family income, for the disregarding in whole or in part of any amount of that income from any source specified in the regulations;
- (c) determine the circumstances in which a person shall be regarded as being engaged in remunerative full-time employment as an employee;
- (d) require employers to furnish such information as the Minister may require for the purpose of determining a claim for family income supplement;
- (e) apply (with or without modification), or make provisions corresponding (with or without modification) to, any provisions of or made under Parts I, II, VII and VIII.

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(3) The Minister may by regulations vary-

- (a) the amounts specified in section 232B,
- (b) the percentage rate specified in section 232C (1), and
- (c) the weekly rates specified in section 232C(2),

but any such variation shall not reduce the amounts, the percentage rate or the weekly rates applicable immediately before 5 the commencement of such regulations.".

14.—Section 3 of the Principal Act is hereby amended by the insertion in subsection (4) (a) of "130(4)," after "108 (4) (6)," and of "232F(2) (a) (b) (c), (3)," after "210 (3),".

15.—Section 130 of the Principal Act is hereby amended by the 10 insertion after subsection (3) of the following subsection:

"(4) Regulations shall be made by the Minister, in respect of cases in which family income supplement is payable to a person together with unemployment benefit, disability benefit, unemployment assistance or retirement pension, providing for the adjustment, after such period as may be specified in the regulations, of such supplement (including the disallowance of payment of the whole thereof)."

16.—(1) Section 146 of the Principal Act is hereby amended by the substitution for "or children's allowance," of ", children's allowance 20 or family income supplement," in subsection (1) (b) (v).

(2) Rule 1 (4) of the Rules contained in the Third Schedule to the Principal Act is hereby amended by the substitution for clause (b) of the following clause:

"(b) any sums received by way of pension, allowance, assistance, 25 benefit or supplement under Part II, III, IV or *IVA*,".

Commencement of this Part.

17.—This Part shall come into operation on such day as the Minister appoints by order.

PARTIV

Cesser of Local Pension Committees, etc., and Consequential 30 Provisions

Repeals (cesser of local pension committees, etc.).

18.—Sections 162 (2), 164, 165 and 166 of the Principal Act are hereby repealed.

Appointment, duties of social welfare officers. **19.**—(1) The Minister may, with the sanction of the Minister for the Public Service, appoint such and so many persons as he thinks fit 35 to be social welfare officers for the purposes of Chapter 3 of Part III of the Principal Act.

(2) Every officer so appointed shall investigate into and report to the Minister upon every claim for or in respect of an old age pension

section 3 of Principal Act (regulations).

Amendment of

Amendment of section 130 of Principal Act (overlapping provisions).

Further amendment of section 146 of, and Third Schedule to, Principal Act (calculation of means). and any question arising out of or in relation to such pension which may be referred to him by the Minister.

20.—(1) The offices of clerk to a local pension committee and clerk Cesser of certain offices to local to a local pension sub-committee shall cease to exist.

(2) The Minister may provide for the payment of compensation to a clerk who, at the time of the cesser of his office by virtue of this section, was in receipt of and entitled to retain the remuneration payable in respect of his office.

(3) The amount of the compensation payable to a person under this section shall be equal to-10

- (a) one week's remuneration for each completed year of his service up to fifteen years, and
- (b) two weeks' remuneration for each completed year of his service in excess of fifteen years,
- 15 subject to a maximum of seventy-eight weeks' remuneration, his remuneration being taken to be the remuneration payable to him at the time of the cesser of his office by virtue of this section.

21.—Section 4 of the Principal Act is hereby amended by the Further amendment deletion in subsection (1) of "and the expenses of the local pension committees under Chapter 3 of Part III up to an amount approved by the Minister".

22.-Section 159 of the Principal Act (as amended by the Amendment Act of 1981) is hereby amended by the substitution for paragraph (c) of subsection (1) of the following paragraph:

- "(c) the means of the person as calculated in accordance with the Rules contained in the Third Schedule must not exceed the appropriate highest amount of means at which pension may be paid to that person in accordance with section 161.".
- 23.—Section 167 of the Principal Act is hereby amended by the 30 substitution for subsection (2) of the following subsection:

"(2) Subject to regulations under section 170 (4), where old age pension is first allowed the pension shall commence to accrue on the first Friday after the date on which the claim for the pension is received by the Minister or on the first Friday after the date on which the claimant first becomes entitled to the pension, whichever is the later or, if the later of those two dates is a Friday, on that Friday.".

24.—Section 169 of the Principal Act is hereby amended—

(a) by the deletion of subsection (6), and

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(b) by the substitution for subsection (7) of the following subsection:

of section 4 of Principal Act (expenses).

Amendment of section 159 of Principal Act (statutory conditions for old age pension).

Amendment of section 167 of Principal Act (commencement of old age pensions).

Amendment of ection 169 of Principal Act (legal proceedings).

"(7) Where a person who is in receipt of old age pension is liable to repay to the Minister any sums under subsection (3), the Minister shall be entitled, without prejudice to his powers under that subsection, to direct the deduction of those sums from any sums to which that person becomes entitled on account of old age pension, as provided by regulations made for the purpose under section 170: provided that, in the case of a personal representative the deduction shall only be made from any sum to which that person becomes entitled as a personal 10 representative.'

25.—Section 170 of the Principal Act (as amended by the Postal and Telecommunications Services Act, 1983) is hereby amended by the substitution for subsections (1) to (3) of the following subsections:

"(1) The Minister may, in consultation with An Post (so far as 15 relates thereto), make regulations for the purposes of this Chapter-

- (a) specifying the evidence to be required as to the fulfilment of statutory conditions, and
- (b) specifying the manner in which claims to pensions 20 may be made.

(2) The regulations shall provide for enabling claimants for pensions to make their claims and obtain information as respects old age pensions under this Chapter through An Post and for provisionally allowing claims to pensions before the date on 25 which the claimant will become actually entitled to the pension, in such manner and subject to such conditions as may be laid down by the regulations.

(3) Regulations may also be made for enabling a person to be appointed to exercise, on behalf of any claimant or pensioner 30 who is, by reason of any mental or other incapacity, unable to act, any right to which that claimant or pensioner may be entitled under this Chapter and to authorise any person so appointed to receive, on behalf of and for the benefit of the claimant or pensioner, any sums payable by way of old age pension.".

26.-Section 175 of the Principal Act (as amended by the Amendment Act of 1981) is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) Every blind person who has attained the age of 18 years shall be entitled to receive and to continue to receive such pension 40 (in this Act referred to as a blind pension) as under this Chapter he would be entitled to receive if he had attained pensionable age; and the provisions of this Chapter shall apply in all respects in the case of such person subject to the modification that, for the statutory condition contained in section 159 (1) (a) there shall 45 be substituted the conditions that the person must be a person who has attained the age of 18 years and that he is so blind that he either cannot perform any work for which eyesight is essential or cannot continue his ordinary occupation.".

Amendment of ction 296 of Principal Act (decisions by deciding officers).

Amendment of section 175 of Principal Act (blind pension).

> 27.-Section 296 of the Principal Act is hereby amended by the 50 substitution for paragraph (b) of subsection (2) of the following paragraph:

Amendment of ection 170 of Principal Act (regulations).

"(b) Part III (social assistance) other than Chapter 6 (supplementary welfare allowance),".

28.—Section 298 of the Principal Act is hereby amended by the deletion of-

Amendment of section 298 of Principal Act (appeals, etc.).

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(a) in subsection (1) "or by a local pension committee", and

(b) subsection (2).

29.—The Minister may make regulations for the purpose of securing the continuity of this Part with any provisions repealed or amended by this Part.

30.—This Part shall come into operation on such day as the Minister Commencement of this Part. 10 appoints by order.

Continuity of this Part with repealed, amended provisions.

SCHEDULE A

"SECOND SCHEDULE RATES OF BENEFITS

Section 3.

PARTI

RATES OF PERIODICAL BENEFITS AND INCREASES THEREOF

Description of benefit	Wcekly rate (2)	Increase for adult dependant (where payable) (3)	Increase for first qualified child (where payable) (4)	Increase for second qualified child (where payable) (4a)	Increase for each of third, fourth and fifth qualified children (where payable) (5)	Increase for each qualified child in excess of five (where payable) (5a)	Increase for prescribed relative under section 50 (11), 51 (2), 81 (3), 86 (3), 91 (3), 95 (2) or 103 (2) (where payable) (6)	Increase where the person has attained persion- able age and is living alone (where payable) (7)
1. (A) Disability Benefit and Unem-	£	£	Ĺ	£	£	£	£	£
ployment Benefit:								
(a) in the case of persons over the age of 18 years—								
(i) for a man, single woman or widow,								
married woman liv- ing apart from and								
unable to obtain any financial assistance from her husband or								
a married woman entitled to an								
increase for a quali- fied child or qualified children or for a								
husband	37.25	24.15	8.85	9.90	8.20	6.55	-	-
(ii) for any other married woman	32.75		-	-	-	-	-	-

Description of benefit	Weekly	Increase for adult dependant (where payable)	Increase for first qualified child (where payable)	Increase for second qualified child (where payable)	Increase for each of third, fourth and fifth qualified children (where payable)	Increase for each qualified child in excess of five (where payable)	Increase for prescribed relative under section 50 (11), 51 (2), 81 (3), 86 (3), 91 (3), 95 (2) or 103 (2) (where payable)	Increase where the person- able age and is living alone (where (where
(1)	(2)	(3)	(4)	(4a)	(5)	(5a)	(6)	(7)
 (b) in the case of persons under the age of 18 years— (i) where the person is 		£	£	£	£	£	£	£
entitled to an increase for a quali- fied child or qualified children or for an								
adult dependant	37.25	24.15	8.85	9.90	8.20	6.55	-	-
(ii) where the person is not so entitled(B) Reduced rates of Unemploy-	32.75	-	-	-	-	-	-	-
ment Benefit: (a) person entitled to an increase in respect of a qualified child but not entitled to an increase in respect of an adult dependant (b) any other person		- 22.30	7.70	8.75	6.85	5.45	1 1	1 1
	37.25				P.C.			
 2. Maternity Allowance 3. Injury Benefit: (a) in the case of persons over the age of 18 years— (i) for a man, single woman or widow, married woman iving apart from and unable to obtain any financial assistance from her husband, or a married woman entitled to an increase for a qualified children or for a husband 		24.15	8.85	9.90	8.20	6.55		
(ii) for any other married woman	40.55							
 (b) in the case of persons under the age of 18 years— (i) where the person is entitled to an increase for a quali- fied child or qualified 								
children or for an adult dependant (ii) where the person is	51.25	24.15	8.85	9.90	8.20	6.55	-	-
not so entitled	40.55	-	-	-	-	-	-	-
 Death Benefit: (a) pension payable to a widow (section 50 (2)) or wid- ower (section 50 (6)) 								

IJI.

Description of benefit	Weekly	Increase for adult dependant (where payable)	Increase for first qualified child (where payable)	Increase for second qualified (where payable)	Increase for each of third, fourth and fifth qualified children (where payable)	Increase for each qualified child in excess of five (where payable)	Increase for prescribed relative under section 50 (11), 51 (2), 81 (3), 86 (3), 91 (3), 95 (2) or 103 (2) (where payable)	Increase where the person has attained pension- able age and is living alone (where payable)
(1)	(2)	(3)	(4)	(4a)	(5)	(5a)	(6)	(7)
(i) aged under 66 years	£ 55.05	£ —	£ 11.65	£ 12.80	£ 12.80	£ 11.05	1 —	£ _
(ii) aged over 66 years	56.25	-	11.95	12.95	12.95	11.30	23.10	3.20
(b) pension payable to a parent, the deceased having been at death a married per- son, where the parent is—								
(i) aged under 66 years	24.55	-	- /	-	-	-	-	-
(ii) aged over 66 years	25.05	-	-	-	- 1	-	23.10	3.20
(c) pension payable to a parent, the deceased having been at death a widower, a widow or a single person—								
(i) where the parent is the father and was, at the death of the deceased, incapable of self-support by reason of some phys- ical or mental infirm- ity and likely to remain permanently so incapable and is								
(a) aged under 66 years	55.05	-	-	-	-	-	-	-
(b) aged over 66 years	56.25	-	-			-	23.10	3.20
(ii) where the parent is the mother, having been, at the decath of the deceased, a widow or having thereafter become a widow and is—								
(a) aged under 66 years	55.05	-		_	_	_	-	-
(b) aged over 66 years	56.25			_	-		23.10	3.20
(iii) where the parent is the mother, not being a widow, and a pension at the rate set out at (i) above is not payable to her husband and she is—								
(a) aged under 66 years	55.05	-	-	-	-	_	-	-79
(b) aged over 66 years	56.25	_	_	_	_	_	23.10	3.20
(iv) in any other case where the parent is—								
(a) aged under 66 years	24.55	-	-	-	-	_	_	_

Description of benefit	Weekly rate (2)	Increase for adult dependant (where payable) (3)	Increase for first qualified child (where payable) (4)	Increase for second qualified child (where payable) (4a)	Increase for each of third, fourth and fifth qualified children (where payable) (5)	Increase for each qualified child in excess of five (where payable) (5a)	Increase for prescribed relative under section 50 (11), 51 (2), 81 (3), 86 (3), 91 (3), 95 (2) or 103 (2) (where payable) (6)	Increase where the person has attained pension- able age and is living alone (where payable) (7)
	£	£	£	£	£	£	£	£
 (b) aged over 66 years (d) pension payable to an 	25.05	-	-	N 1 a	-	-	23.10	3.20
orphan	29.00		-		-	-	-	-
5. Old Age (Contributory) Pension and Retirement Pension:								
(a) in the case of persons under the age of 80 years	48.25	30.80	9.95	11.00	9.15	7.50	23.10	3.20
(b) in any other case	51.55	30.80	9.95	11.00	9.15	7.50	23.10	3.20
 (c) additional increase for an adult dependant who has attained pensionable age 6. Invalidity Pension: 	-	5.20	-	-	-	-	-	-
(a) for a man, single woman or widow, married woman living apart from and unable to obtain any financial assistance from her husband, or a married woman entitled to an increase for a qualified child or qualified children or for a husband, where the person is—								
(i) aged under 66 years	42.55	27.60	9.80	10.80	8.95	7.30	23.10	
(ii) aged over 66 years	43.40	28.15	9.95	11.00	9.15	7.50	23.10	3.20
(b) for any other married woman								
(i) aged under 66 years	37.45	-	-		-	-	23.10	-
(ii) aged over 66 years	38.10	-		-	-	-	23.10	3.20
7. Widow's (Contributory) Pension and Deserted Wife's Benefit in the case of persons:								
(a) aged under 66 years	43.45	-	11.65	12.80	12.80	11.05	-	-
(b) aged between 66 and 80 years	44.30	-	11.95	12.95	12.95	11.30	23.10	3.20
(c) aged over 80 years	47.30	-	11.95	12.95	12.95	11.30	23.10	3.20
8. Orphan's (Contributory) Allowance	27.45	-	-	_	_	_	-	-

		D	T	TT
Ρ	A	ĸ		
		-	2.3	

OCCUPATIONAL INJURIES BENEFITS-GRATUITIES AND GRANT

1. Disablement Benefit: Maximum gratuity in the case of (i) aged under 66 years (ii) aged over 66 years	perso	ns— 		 11	£ 3,940 4,020
 Death Benefit: (i) Widower's gratuity in (a) aged under 66 ye (b) aged over 66 yea (ii) Grant in respect of full 	ears		ons— 	 	2,870 2,930 220

PART III

DISABLEMENT PENSION

Degree of disablement (1)	(persons over	ly rate the age of 18 urs) 2)	Weekly rate (persons under the age of 18 years and certain married women) (3)		
	Persons under the age of 66 years		Persons under the age of 18 years and certain married women under the age of 66 years		
100 per cent 90 " " 80 " " 70 " " 60 " " 50 " " 50 " " 30 " " 20 " "	£ 56.80 51.12 45.44 39.76 34.08 28.40 22.72 17.04 11.36	£ 58.00 52.20 46.40 40.60 34.80 29.00 23.20 17.40 11.60	£ 45.00 40.50 36.00 31.50 27.00 22.50 18.00 13.50 9.00	£ 45.90 41.31 36.72 32.13 27.54 22.95 18.36 13.77 9.18	

PARTIV

INCREASES OF DISABLEMENT PENSION

1.	Increase where the person is permanently incapa (a) in the case of persons over the age of 18 year		£							
	 (i) for a man, single woman or widow, mariapart from and unable to obtain any furfrom her husband, or a married wom increase for a qualified child or qualified a husband, where the person is— 	an								
	(a) aged under 66 years			37.25						
	(b) aged over 66 years			38.00						
	(ii) for any other married woman-		T. Cont.							
	(a) aged under 66 years			32.75						
	(b) aged over 66 years			33.45						
	 (b) in the case of persons under the age of 18 years— (i) where the person is entitled to an increase for a qualified children or for an adult dependant 									
				37.25						
	(ii) where the person is not so entitled .		•••	32.75						
2.	Increase where the beneficiary requires constant	attendance:								
	(a) limit of increase except in cases of exception ablement where the person is—	onally severe	dis-							
	(i) aged under 66 years			22.70						
	(ii) aged over 66 years			23.10						
	(b) limit in any case where the person is-									
				45.40						
				46.20						
	 (b) limit in any case where the person is— (i) aged under 66 years (ii) aged outer 66 years 	·· ··		45.40						

PART V

REDUCED RATES OF INJURY BENEFIT AND DISABLEMENT PENSION

 (a) In the case of persons over the (i) for a man, single woman apart from and unable to her husband, or a marrie a qualified child or qualif the person is— 	obtain d won	idow, m any fina an entit	arried ancial as	sistance n increa	from se for	£
(a) aged under 66 years						11.36
(b) aged over 66 years						11.60
(ii) for any other married wor	nan—					
(a) aged under 66 years						9.00
(b) aged over 66 years						9.18
(b) In the case of persons under th (i) where the person is entitle or for an adult dependa payable, would be so er	ed to a int or,	n increas	e for a cableme	nt pensi	ion is	
disablement pension was	payab	le				11.36
(ii) where the person is not, o	or wou	ld not be	e, so ent	titled		9.00

SCHEDULE B

Section 4.

"FOURTH SCHEDULE RATES OF ASSISTANCE

PARTI

RATES OF PERIODICAL SOCIAL ASSISTANCE AND INCREASES THEREOF

(1) Unemployment Assistance: A. Persons other than those at B: (1) in the case of persons, other than those at (3), who, in any continuous period of unemployment as construed in accordance with section 135 (2), have been in receipt of unemployment tenefit or unemployment assistance for not less than 390 days: (i) for persons, other than those at (3), who, in any constructin accordance with section 135 (2), have been in receipt of unemployment assistance for not less than 390 days:	Description of assistance, pension or allowance (1)	Weekly rate or amount (2)	Increase for adult dependant (where payable) (3)	Increase for first qualified child (where payable) (4)	Increase for second qualified child (where payable) (4a)	Increase for each of third, fourth and fifth qualified children (where payable) (5)	Increase for each qualified child in excess of five (where payable) (5a)	Increase for prescribed relative under section 162(1)(a), 179(a), 195(2), 196(2)or 197(2) (where payable) (6)	Increase where the person has attained pensionable age and is living alone (where payable) (7)	Increase where the person has attained the age of 80 years (where payable) (8)
1. Unemployment Assistance: A. Persons other than those at B: (1) in the case of persons, other than those at (3), who, in any continuous period of unemployment as construed in accordance with section 135 (2), have been in receipt of unemployment benefit or unemployment assistance for not less than 390 days: (i) for persons resident in any urban	(1)									
	Assistance: A. Persons other than those at B: (1) in the case of persons, other than those at (3), who, in any continuous period of unemployment as construed in accordance with section 135 (2), have been in receipt of unemployment benefit or unemployment assistance for not less than 390 days: (i) for persons resident in				-			-		L
area 32.80 23.65 8.15 9.30 7.25 5.80	any urban	32.80	23.65	8.15	9.30	7.25	5.80	_	-	_

					- The Trans					
855	Description of istance, pension or allowance (1)	Weekly rate or amount (2)	Increase for adult dependant (where payable) (3)	Increase for first qualified child (where payable) (4)	Increase for second qualified child (where payable) (4a)	Increase for each of third, fourth and fifth qualified children (where payable) (5)	Increase for each qualified child in excess of five (where payable) (5a)	Increase for prescribed relative under section 162(1)(a), 179(a), 195(2), 196(2) or 197(2) (where payable) (6)	Increase where the person has attained pensionable age and is living alone (where payable) (7)	Increase where the person has attained the age of 80 years (where payable) (8)
	(ii) for persons resident in any other	£	£	£	£	£	£	£	£	£
(2)	place in the case of persons other than those at (1) or at (3) (i) for persons resident	31.75	23.05	8.15	9.30	7.25	5.80			
	in any urban area (ii) for persons resident in any	30.90	22.30	7.70	8.75	6.85	5.45		-	-
(3)	other place in the case of persons for whom the yearly advantage from land is calculated in accordance with paragraph (a), (b) or (c) of section 147 (1)-	29.95	21.75	7.70	8.75	6.85	5.45	-	-	-
	 (a) where the rateable valuation of the land does not exceed £10— (i) for persons resident in any urban area (ii) for 	21.90	15.75	5.40	6.25	4.80	3.85		-	
	persons resident in any other place	21.20	15.40	5.40	6.25	4.80	3.85	-	-	-
	(b) where the rateable valuation of the land exceeds £10 but does not exceed £15—									
	(i) for persons resident in any urban area	18.55	13.20	4.25	5.15	4.15	3.30	-		-
	(ii) for persons resident in any other place	17.80	13.05	4.25	5.15	4.15	3.30	1	-	-

	-								
Description of assistance, pension or allowance (1)	Weekly rate or amount (2)	Increase for adult dependant (where payable) (3)	Increase for first qualified child (where payable) (4)	Increase for second qualified child (where payable) (4a)	Increase for each of third, fourth and fifth qualified children (where payable) (5)	Increase for each qualified child in excess of five (where payable) (5a)	Increase for prescribed relative under section 162(1)(a), 179(a), 195(2), 196(2) or 197(2) (where payable) (6)	Increase where the person has attained pensionable age and is living alone (where payable) (7)	Increase where the person has attained the age of 80 years (where payable) (8)
(c) where the rateable valuation of the land	£	£	£	£	£	£	£	£	£
exceeds £15 but does not exceed £20— (i) for									
persons resident in any urban	15.50	11.05	3.50	4.40	3.50	2.80			
area (ii) for persons resident in any		1.0							
other place	15.00	10.90	3.50	4.40	3.50	2.80	-	-	-
B. Persons without an adult dependant and with one or more qualified children—									
(1) in the case of persons, other than those at (3), who, in any continuous period of unemployment as construed in accordance with section 135 (2), have been in receipt of unemployment benefit or unemployment assistance for not less than 390 days:									
(i) for persons resident in any urban area	. 33.10	-	8.15	9.30	7.25	5.80	-	-	_
(ii) for persons resident in any other place	. 32.20	-	8.15	9.30	7.25	5.80	_	-	-
(2) in the case of persons other than those at (1) or at (3):									
(i) for persons resident in any urban area	. 31.25	-	7.70	8.75	6.85	5.45	-	-	-
(ii) for persons resident in any other place	. 30.40	-	7.70	8.75	6.85	5.45	-	-	-

	Ling the N/A					1-		1000	the second	
assistanc	ription of e, pension or owance (1)	Weekly rate or amount (2)	Increase for adult dependant (where payable) (3)	Increase for first qualified child (where payable) (4)	Increase for second qualified child (where payable) (4a)	Increase for each of third, fourth and fifth qualified children (where payable) (5)	Increase for each qualified child in excess of five (where payable) (5a)	Increase for prescribed relative under section 162(1)(a), 179(a), 195(2), 195(2), 196(2) or 197(2) (where payable) (6)	Increase where the person has attained pensionable age and is living alone (where payable) (7)	Increase where the person has attained the age of 80 years (where payable) (8)
(3) in the	ne case of ions for	£	£	£	£	£	£	£	£	£
who adva land in ac with (a),	m the yearly antage from l is calculated coordance a paragraph (b) or (c) of ion 147 (1):									
	where the rateable valuation of the land does not exceed £10— (i) for									
	persons resident in any urban									
	area (ii) for persons resident in any other	22.15	-	5.40	6.25	4.80	3.85	-	-	-
2	place where the rateable valuation of the land exceeds £10 but does not exceed £15—	21.50		5.40	6.25	4.80	3.85	-		-
	(i) for persons resident									
	in any urban area (ii) for persons resident in any	18.80	-	4.25	5.15	4.15	3.30	-	-	-
	other place where the rateable valuation of the land exceeds £15 but does not exceed £20	18.05		4.25	5.15	4.15	3.30	-	-	-
	(i) for persons resident in any urban area	15.80	-	3.50	4.40	3.50	2.80	-	-	-
	(ii) for persons resident in any other place	15.20		3.50	4.40	3.50	2.80			
-						0.00		And the Party		

-				and the second second second						
25	Description of sistance, pension or allowance (1)	Weekly rate or amount (2)	Increase for adult dependant (where payable) (3)	Increase for first qualified child (where payable) (4)	Increase for second qualified child (where payable) (4a)	Increase for each of third, fourth and fifth qualified children (where payable) (5)	Increase for each qualified child in excess of five (where payable) (5a)	Increase for prescribed relative under section 162(1)(a), 179(a), 195(2), 196(2) or 197(2) (where payable) (6)	Increase where the person has attained pensionable age and is living alone (where payable) (7)	Increase where the person has attained the age of 80 years (where payable) (8)
		£	£	£	£	£	£	£	£	£
2.	Old Age Pension and Blind Pension	41.30	-	8.75	9.85	7.65	6.10	23.10	3.20	3.00
3.	Widow's (Non- Contributory) Pension, Deserted Wife's Allowance, Prisoner's Wife's Allowance and Social Assistance Allowance for persons—									
	(a) aged under 66 years	40.50		10.55	11.60	11.60	9.95	_		_
	(b) aged over 66 years	41.30	-	10.80	11.90	11.90	10.15	23.10	3.20	3.00
4.	Orphan's (Non- Contributory) Pension	23.00	-	-	_	_	_	-	_	_
5.	Single Woman's Allowance	35.35			-	-	_	_	-	_
6.	Supplementary Welfare Allowance:						-			
	(a) Persons other than those at (b)	29.95	21.75	7.70	8.75	6.85	5.45	-	-	-
	(b) Persons without an adult dependant and with one or more child									
	dependants	30.40	-	7.70	8.75	6.85	5.45		-	

PART III

INCREASE OF OLD AGE PENSION FOR A SPOUSE

Means of claimant or pe	ensioner	•		Weekly rate of increase
		10 Allertis		£
Where the weekly means of the claim	mant or	pension	er do	
not exceed £6				20.75
exceed £6 but do not exceed £8				19.75
exceed £8 but do not exceed £10				18.75
exceed £10 but do not exceed £12				17.75
exceed £12 but do not exceed £14				16.75
exceed £14 but do not exceed £16				15.75
exceed £16 but do not exceed £18				14.75
exceed £18 but do not exceed £20				13.75
exceed £20 but do not exceed £22				12.75
exceed £20 but do not exceed £22				11.75
exceed £24 but do not exceed £26				10.75
exceed £26 but do not exceed £28		***		9.75
exceed £28 but do not exceed £30				8.75
exceed £30 but do not exceed £32				7.75
exceed £32 but do not exceed £34				6.75
exceed £34 but do not exceed £36				5.75
exceed £36 but do not exceed £38				4.75
exceed £38 but do not exceed £40				3.75
exceed £40 but do not exceed £42				2.75
exceed £42 but do not exceed £44				1.75
exceed £44				Nil

Amount for each of first five children (1)	Amount for each child in excess of five (2)
£12.05	£18.75

PART IV Amounts of Children's Allowances

SOCIAL WELFARE BILL, 1984

BILLE

dá ngairtear

Acht do leasú agus do leathnú na nAchtanna Leasa Shóisialaigh, 1981 go 1983, agus do dhéanamh socrú go gcuirfear íocaíochtaí áirithe faoi na hAchtanna sin i gcuntas le linn damáistí a bheith á measúnú i leith díobhálacha pearsanta de dhroim feithicil inneallghluaiste a úsáid ar úsáid í nach foláir an dliteanas ina leith a bheith cumhdaithe le polasaí árachais formheasta.

BILL

entitled

An Act to amend and extend the Social Welfare Acts, 1981 to 1983, and to provide that certain payments under those Acts shall be taken into account in assessing damages for personal injuries arising out of the use of a mechanically propelled vehicle being use in respect of which liability is required to be covered by an approved policy of insurance.

Ritheadh ag dhá Theach an Oireachtais, 28 Márta, 1984 Passed by both Houses of the Oireachtas, 28th March, 1984

BAILE ÁTHA CLIATH: ARNA FHOILSIÚ AG OIFIG AN tSOLÁTHAIR

Le ceannach díreach ón Oifig Dhíolta Foilseachán Rialtais, Teach Sun Alliance, Sráid Theach Laighean, Baile Átha Cliath 2, nó trí aon díoltóir leabhar.

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