SPOUSE who is entitled to a pension under the provisions of this subsection shall be paid for the period of Iherl HIS life unless Ishel HE remarries, in which event the pension is to cease and terminate. The provisions of this subsection shall apply to the Iwidowsl SURVIVING SPOUSES who have not remarried and who are otherwise qualified as provided herein, of judges who died before June 1, 1957.

- (3) A judge who became a judge of the District Court pursuant to Article IV, § 41-1 (g) of the Constitution, or the Iwidowl SURVIVING SPOUSE of such a judge, may elect to receive the benefits provided by this subsection, or the benefits provided by § 144 of this article.
- (c) (1) Each full-time judge of the People's Court for Prince George's County, including a judge who was continued in office as a judge of the District Court pursuant to Article IV, § 41-1 (2) of the Constitution, shall be paid, after the termination of active service, if he is at least sixty-five years of age, a pension or salary calculated at the rate of five hundred dollars (\$500.00) per annum for each year, or any part thereof, of active service, up to and including sixteen years of such active service, so that the maximum pension or salary for such service payable hereunder to any person shall not exceed the sum of eight thousand dollars (\$8,000.00) per annum, provided, however, that no person serving less than twelve months as a judge under this subsection shall receive a pension or salary, unless such person involuntarily be caused to resign or to retire therefrom because of sickness or physical incapacity or disability before the termination of the prescribed minimum period of service. Provided, further, however, that any [such] judge who has retired or who hereafter voluntarily retires from active service after reaching the age of sixty-five years and resumes the practice of law, shall not be entitled to the pension or salary provided by this subsection, or any portion thereof. In the event that a retired judge engaged in the practice of law should thereafter relinquish Isuchl THE practice and notify the county executive of Prince George's County of such fact, then, from and after the date of such notification the judge shall be entitled to all the benefits provided by this subsection. This subsection shall apply to all judges already retired from active service except as provided herein. Any former judge who accepts any salaried public office or position, municipal, county, State or federal, shall not be paid any pension or salary so long as he remains in [such] office or position. In the event that a retired judge serving in any salaried public office or position as above enumerated, should thereafter relinquish such office or position and notify the county executive of Prince George's County of such fact, then from and after the date of such notification the judge shall be entitled to all the benefits as provided by this subsection. The County Council of Prince George's County is hereby expressly authorized to levy for and pay pensions and salaries to [such] former judges of the People's Court who served on the [said] court upon the terms and for the periods as herein provided; and any Isuchl provision heretofore made is hereby ratified and confirmed.
- (2) The Iwidowl SURVIVING SPOUSE of every [such] judge who dies in active service shall be paid one half of the pension to which such judge would have been entitled on the date of his death if he had been eligible for retirement and had retired on said date irrespective of whether he shall have attained the age of sixty-five at the date of his death. The [widowl SURVIVING SPOUSE of every [such] judge who dies after retiring shall be paid one half of the pension which [such] THE judge was receiving at the date of his death. In order to be entitled to the pension provided by this subsection, a [widowl SURVIVING SPOUSE of a judge who dies during active service shall have been married to him for a period of not less than three years prior to his death, and, in the case of a death of a retired judge, not less than three years before his retirement. A [widowl SURVIVING SPOUSE who is entitled to a pension under the provisions of this subsection shall be paid for the period of [her] HIS life unless [she] HE remarries, in which event