## EMPLOYMENT APPEALS TRIBUNAL

APPEAL(S) OF:	CASE NO.
	RP282/2008
Employee	MN315/2008
	WT162/2008
against	

•

Employer

under

## REDUNDANCY PAYMENTS ACTS, 1967 TO 2003 MINIMUM NOTICE AND TERMS OF EMPLOYMENT ACTS, 1973 TO 2001 ORGANISATION OF WORKING TIME ACT, 1997

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr P. Hurley BL

Members: Mr P. Pierson

Mr F. Barry

heard this appeal at Portlaoise on 9th July 2008

Representation:

Appellant(s):

No appearance of or on behalf of the appellant

Respondent(s):

No representation listed

The decision of the Tribunal was as follows:-

The Appellant did not attend the hearing. On the instructions of the Tribunal, the secretary spoke with the appellant by telephone. The appellant said that his solicitor had told him that as the matter was closed, he did not have to attend the hearing.

The managing director in his uncontested evidence on behalf of the respondent said that the appellants' minimum notice and the balance of his holiday entitlements were paid in to his bank account on the  $22^{nd}$  February 2008. Also that appellant had now received his statutory redundancypayment.

As there was no attendance by or on behalf of the appellant the claims under the Redundancy Payments Acts 1967 to 2003, the Minimum Notice and Terms of Employment Acts, 1973 to 2001 and Organisation of Working Time Act 1997 are dismissed for want of prosecution.

Sealed with the Seal of the	
Employment Appeals Tribunal	
This	
(Sgd.)(CHAIRMAN)	