## **EMPLOYMENT APPEALS TRIBUNAL**

APPEAL OF:

CASE NO.

Employee - appellant

RP1202/2008

Against

Employer- respondent

under

## **REDUNDANCY PAYMENTS ACTS, 1967 TO 2007**

I certify that the Tribunal (Division of Tribunal)

- Chairman: Mr. D. MacCarthy SC
- Members: Mr. F. Moloney Mr. G. Whyte

heard this appeal at Dublin on 30th March 2009

Representation:

- Appellant: Ms Aoife Marrinan of Richard Grogan & Associates, 16 17 College Green, Dublin 2
- Respondent: Ms Mairead McKenna BL instructed by Ms Edel Mullan of Wilkie and Flanagan Solicitors, Main Street, Castleblaney, Co. Monaghan

The decision of the Tribunal was as follows:-

## Determination

The appellant withdrew his claim when the respondent countered his claim that his hours of work were significantly reduced.

The Tribunal is of the opinion that the appellant acted vexatiously and frivolously in the case and orders him to pay the respondent the amount of  $\notin$ 200.00 to the respondent under Rule 19 (2) of S.I. No. 24 of 1968.

Sealed with the Seal of the

**Employment Appeals Tribunal** 

This \_\_\_\_\_

(Sgd.)

(CHAIRMAN)