EMPLOYMENT APPEALS TRIBUNAL

APPEAL(S) OF: Employee - *appellant* CASE NO. RP519/2009

Against Employer - *respondent*

under

REDUNDANCY PAYMENTS ACTS, 1967 TO 2007

I certify that the Tribunal (Division of Tribunal)

Chairman: Ms N. O'Carroll-Kelly BL

Members: Mr R. Murphy Mr P. McAleer

heard this appeal at Monaghan on 20th July 2009

Representation:

Appellant(s): XXXX on behalf of the appellant

Respondent(s) : In Person

The decision of the Tribunal was as follows:-

Determination

In the absence of the appellant a letter from him was accepted into evidence by the respondent company. The Tribunal having heard the evidence is satisfied that the appellant did not have the required minimum service of 104 weeks to bring a redundancy claim. This decision is based on the evidence of the company and on the aforesaid letter.

Sealed with the Seal of the

Employment Appeals Tribunal

This _____

(Sgd.)

(CHAIRMAN)