

EMPLOYMENT APPEALS TRIBUNAL

APPEAL OF:
EMPLOYEE

CASE NO.
RP1531/2009

Against

EMPLOYER

under

REDUNDANCY PAYMENTS ACTS, 1967 TO 2007

I certify that the Tribunal
(Division of Tribunal)

Chairman: Ms N. O'Carroll-Kelly B L

Members: Mr. L. Tobin
Mr A. Butler

heard this appeal at Wicklow on 16th April 2010

Representation:

Appellant : In person

Respondent : Mr. Michael Bowden, William Fry, Solicitors, Fitzwilton House,
Wilton Place, Dublin 2

The decision of the Tribunal was as follows:

The secretariat of the Employment Appeals Tribunal received the appellant's T1-A form on 9 June 2009. The appellant stated on that form that her date of employment ending with the respondent was 9 May 2007. Those dates placed the appellant outside the maximum two years, even allowing for reasonable cause, for submission of appeals under the current legislation. Notwithstanding that fact, the Tribunal heard the claimant gave an explanation for this late application. There were no outstanding minimum notice entitlements applying to this case.

The Tribunal had no choice but to find it had no jurisdiction to hear this case.

Sealed with the Seal of the

Employment Appeals Tribunal

This _____

(Sgd.) _____
(CHAIRMAN)

