## **EMPLOYMENT APPEALS TRIBUNAL**

APPEAL OF: EMPLOYEE CASE NO. RP819/2009

-appellant

Against

EMPLOYER

-respondent

under

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

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr. P. O'Leary B L

Members: Mr P. Pierson Mr O. Nulty

heard this appeal at Monaghan on 18th February 2010

## **Representation:**

Appellant: In Person

Respondent: Patrick Macklin, Macklin & Company Solicitors, 26 North Road, Monaghan

The decision of the Tribunal was as follows:-

## Determination

At the outset of the hearing it was confirmed by both parties that a redundancy situation did not exist. The appellant told the Tribunal that she intended to submit her case under the Unfair Dismissals Acts, 1977 to 2007. The appellant explained to the Tribunal that the wrong legislation had been selected on her T1A form.

The Tribunal explained to the appellant that as a statutory body, it only has jurisdiction to hear a case under the statutory legislation, which is selected on the T1A form. As a result of this, and the confirmation from both parties that a redundancy situation did not exist, the claim under the Redundancy Payments Acts, 1967 to 2007 fails.

Sealed with the Seal of the

Employment Appeals Tribunal

This \_\_\_\_\_

(Sgd.) \_\_\_\_\_\_ (CHAIRMAN)