EMPLOYMENT APPEALS TRIBUNAL

APPEALS OF:

CASE NO.

EMPLOYEE

RP3307/2010 MN2395/2010 WT1085/2010

against EMPLOYER under

MINIMUM NOTICE AND TERMS OF EMPLOYMENT ACTS, 1973 TO 2005 ORGANISATION OF WORKING TIME ACT, 1997 REDUNDANCY PAYMENTS ACTS, 1967 TO 2007

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr. D. Mac Carthy S C Members: Mr. D. Winston Mr. F. Keoghan

heard this appeal at Dublin on 23rd February 2012

Representation:

Appellant: Eamonn Woods, Union of Motor Trade, Technical & Industrial Employees, 27 South Frederick Street, Dublin 2.

Respondent: Jason Byrne, Director.

Appellant's case

At the outset the appellant withdrew his claim under the Redundancy Payments Acts, 1967 to 2007 as he had already been paid this through the Social Insurance Fund.

The appellant was employed by the respondent for 4 years and received notice of only one day. He was therefore claiming the balance of his statutory minimum notice ie. 1.8 weeks.

The appellant was not present and no evidence was given on his behalf in relation to holidays. At the date of redundancy the appellant was earning $\notin 600.00$ gross per week.

Respondent's case

The witness for the respondent agreed with the evidence of the appellant and confirmed that the respondent was no longer trading but had not appointed a liquidator.

Determination

Having considered the evidence adduced the Tribunal finds that the appellant was not paid his full statutory entitlement to minimum notice and accordingly awards him €1,080.00 under the Minimum Notice and Terms of Employment Acts, 1973 to 2005. The appeal under the Organisation of Working Time Act, 1997 is dismissed for want of prosecution.

It should be noted that any payment made through the Social Insurance Fund is calculated based on maximum earnings of €600.00 per week.

Sealed with the Seal of the

Employment Appeals Tribunal

This _____

(Sgd.)_____

(CHAIRMAN)