EMPLOYMENT APPEALS TRIBUNAL

APPEAL(S) OF: CASE NO.

EMPLOYEE -Appellant A RP209/2011

MN176/2011

EMPLOYEE -Appellant B RP281/2011

MN238/2011

EMPLOYEE -Appellant C RP282/2011

MN239/2011

EMPLOYEE -Appellant D RP574/2011

MN446/2011

against

EMPLOYER -Respondent

under

REDUNDANCY PAYMENTS ACTS, 1967 TO 2007 MINIMUM NOTICE AND TERMS OF EMPLOYMENT ACTS, 1973 TO 2005

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr N. Russell

Members: Mr J. Hennessy

Mr F. Dorgan

heard this appeal at Kilkenny on 2nd March 2012

Representation:

Appellants: Richard Grogan & Associates, Solicitors, 16 & 17 College Green, Dublin 2

Respondent: Ms. Muireann McEnery, Peninsula Business Services (Ireland) Ltd,

Unit 3, East Point Business Park, Dublin 3

The decision of the Tribunal was as follows:

The respondent company conceded that appellants A, B and D are entitled to a redundancy payment but stated that Appellant C had already received a redundancy payment. The respondent disputed the minimum notice claims on the basis that the appellants each served an RP9 on the respondent company.

Determination:

The Tribunal finds that appellants A, B, and D are entitled to a lump sum payment under the Redundancy Payments Acts, 1967 to 2007, based on the following criteria:

Appellant A:

Date of Birth: 26 February 1988 Date of Commencement: 15 June 2007

Period of non-reckonable service: 27 September 2010 to 6 December 2010

Date of Termination: 6 December 2010

Gross Weekly Pay: €600.00

This award is made subject to the appellant having been in insurable employment under the Social Welfare Acts during the relevant period.

Appellant B:

Date of Birth: 11 July 1966 Date of Commencement: 9 March 2005

Period of non-reckonable service: 27 September 2010 to 20 December 2010

Date of Termination: 20 December 2010

Gross Weekly Pay: €600.00

This award is made subject to the appellant having been in insurable employment under the Social Welfare Acts during the relevant period.

Appellant D:

Date of Birth: 12 April 1985 Date of Commencement: 6 March 2006

Period of non-reckonable service: 27 September 2010 to 7 January 2011

Date of Termination: 7 January 2011

Gross Weekly Pay: €600.00

This award is made subject to the appellant having been in insurable employment under the Social Welfare Acts during the relevant period.

The Tribunal dismisses the appeal of Appellant C under the Redundancy Payments Acts, 1967 to 2007, on the basis that he has received a redundancy payment.

The four claims under the Minimum Notice and Terms of Employment Acts, 1973 to 2005, are

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dismissed by the virtue of the fact that the appellants each submitted an RP9 to the respondent company, thus disentitling them to a minimum notice payment.