EMPLOYMENT APPEALS TRIBUNAL

APPEAL(S) OF: CASE NO. EMPLOYEE RP954/2009

Appellant A

EMPLOYEE RP955/2009

Appellant B

EMPLOYEE RP956/2009

- Appellant C

EMPLOYEE RP957/2009

- Appellant D

against

EMPLOYER - **Respondent**

under

REDUNDANCY PAYMENTS ACTS, 1967 TO 2007

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr. E. Murray

Members: Mr. J. Hennessy

Mr. T. Kelly

heard this appeal at Cork on 13th April 2010

Representation:

Appellant: Mr Jan Jaroslaw Potocki, Polish English Translation,

"Pilawa", Office 19, 21-23 Oliver Plunkett Street, Cork

Respondent: The directors of the company.

The decision of the Tribunal was as follows:

The directors of the company conceded that a redundancy situation existed in relation to the termination of Appellant A, B and C's employment but disputed Appellant D's entitlement to a redundancy payment.

The appellants gave evidence of the relevant dates and gross pay with the assistance of a Tribunal appointed translator.

A director of the company gave evidence that the majority of the redundancies in the company

occurred in June 2008. The company attempted to retain Appellant D in its employment for as long as possible. Appellant D went on holidays to Poland on the 4th July 2008. The appellant returned on the 27th August 2008 and requested his P45. Appellant D indicated to the director at that time that he had secured alternative employment.

Appellant D gave evidence that he had in fact returned from his holidays on the 17th August 2008 and worked for the respondent for a period of two weeks after this date. Subsequently, the respondent company had no work for Appellant D. He was provided with his P45 but he did not request this document. Appellant D sought other employment after this and started in new employment on the 15th September 2008.

Determination:

The Tribunal is satisfied that the appellants are entitled to lump sum payments under the Redundancy Payments Acts, 1967 to 2007, based on the following criteria:

Appellant A:

Date of Birth:13th November 1981Date of Commencement:18th April 2006Date of Termination:27th June 2008Gross Weekly Pay:€645.00

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It should be noted that payments from the social insurance fund are limited to a maximum of €600.00 per week.

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: 4th May 1961
Date of Commencement: 12th January 2005
Date of Termination: 24th June 2008

Gross Weekly Pay: €685.00

It should be noted that payments from the social insurance fund are limited to a maximum of 600.00 per week.

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

Appellant C:

Date of Birth: 23rd January 1972
Date of Commencement: 1st December 2004
Date of Termination: 12th July 2008
Gross Weekly Pay: €774.00

It should be noted that payments from the social insurance fund are limited to a maximum of

€600.00 per week.

(CHAIRMAN)

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:	1 st August 1963
Date of Commencement:	17 th May 2006
Date of Termination:	2 nd September 2008
Gross Weekly Pay:	€645.00
It should be noted that pay €600.00 per week.	ments from the social insurance fund are limited to a maximum of
This award is made subject to Welfare Acts during the relev	the appellant having been in insurable employment under the Social want period.
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