Employment

INDUSTRIAL TRIBUNAL (APPEALS) RULES

Rules of court made under s.88.

INDUSTRIAL TRIBUNAL (APPEALS) RULES

Revoked by LN. 2005/039 as from 17.3.2005

(LN. 1974/084)

9.8.1974

Amending enactments

Relevant current provisions

Commencement date

None

1932-16

Revoked Subsidiary 1974/084 Employment INDUSTRIAL TRIBUNAL (APPEALS) RULES

Employment

INDUSTRIAL TRIBUNAL (APPEALS) RULES

1932-16 Revoked Subsidiary 1974/084

ARRANGEMENT OF RULES.

Regulation

- 1. Title.
- 2. Notice of appeal.
- 3. Particulars.
- 4. Service.
- 5. Record of appeal.
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- 7. Fees.

SCHEDULE.

1932-16

Revoked Subsidiary 1974/084 Employment INDUSTRIAL TRIBUNAL (APPEALS) RULES

INDUSTRIAL TRIBUNAL (APPEALS) RULES

Title.

1932-16 Revoked Subsidiary 1974/084

1. These Rules may be cited as the Industrial Tribunal (Appeals) Rules.

Notice of appeal.

2. Any person (hereinafter referred to as the appellant) wishing to appeal to the Supreme Court against a decision of the Industrial Tribunal shall within 14 days of the date of the decision, file with the Registrar of the Supreme Court notice of appeal in the form set out in the Schedule hereto.

Particulars.

3. The notice of appeal shall state the point or points of law on which the decision of the Supreme Court is sought.

Service.

4. The appellant shall within the like period of 14 days, serve a copy of the notice of appeal on the other party or parties to the proceedings.

Record of appeal.

5. The appellant shall within 24 days of the filing of the notice of appeal file with the Registrar of the Supreme Court the record of appeal which shall contain a copy of the decision of the Industrial Tribunal under rule 14 of the Industrial Tribunal Rules, together with copies of any representations made or evidence given under rules 12 and 13 of those rules:

Provided that the Registrar may dispense with copies of the representations or evidence if he considers that such copies are unnecessary for the purpose of deciding the point or points of law raised on the appeal.

Matters not provided for.

6. In any matter not provided for by these Rules the practice and procedure in an appeal from the Court of First Instance to the Supreme Court shall be followed as nearly as may be.

Fees.

7. The fees shall be the same as in an appeal from the Court of First Instance to the Supreme Court.

1932-16

Revoked

Subsidiary

1974/084

Employment INDUSTRIAL TRIBUNAL (APPEALS) RULES SCHEDULE

Rule 2

Appeal No.

IN THE MATTER OF AN APPEAL FROM THE INDUSTRIAL TRIBUNAL.

BETWEEN

Appellant

- and-

Respondent

TAKE NOTICE thatbeingdissatisfiedwiththedecision of the Industrial Tribunal given herein on theintends to appeal to the Supreme Court on the following points of law:-

Dated the

day of

20 .

(Solicitor for the) Appellant.