EMPLOYMENT APPEALS TRIBUNAL

APPEAL(S) OF: CASE NO. EMPLOYEE -Appellant A TE283/2009

EMPLOYEE -Appellant B

TE284/2009

for implementation of the recommendation of the Rights Commissioner in the case of:

EMPLOYER -Respondent

under

TERMS OF EMPLOYMENT (INFORMATION) ACT, 1994 AND 2001

I certify that the Tribunal (Division of Tribunal)

Chairman: Ms M. Levey B.L.

Members: Mr C. McHugh

Mr P. Woods

heard this appeal at Dublin on 23rd November 2010

Representation:

Appellant: SIPTU, Unity Hall, Church Street,

Tullamore, Co Offaly

Respondent: Mark Connellan, Connellan Solicitors, 3 Church Street, Longford

The decision of the Tribunal was as follows:

The implementation came before the Tribunal by way of Rights Commissioners' recommendations dated 20th July 2009, reference r-074639-te-09/SR & r-074640-te-09/SR.

"(6) (a) Where a recommendation of a rights commissioner in relation to a complaint under this Act has not been carried out by the employer concerned in accordance with its terms, the time for bringing an appeal against the recommendation has expired and no such appealhas been brought, the employee concerned may bring the complaint before the Tribunal andthe Tribunal shall, without hearing the employer concerned or any evidence (other than inrelation to the matters aforesaid), make a determination to the like effect as the recommendation."

Accordingly the T	ribunal orders	that the	Rights	Commissioner's	recommendation	(reference
r-074639-te-09/SR	& r-074640-te	-09/SR) to	make ar	n award of €1,200	0.00 to both Appel	lant A and
Appellant B under the Terms of Employment (Information) Act, 1994 to 2001, be implemented on						
receipt of this deterr	mination.					

Sealed with the Seal of the	
Employment Appeals Tribunal	
This	
(Sgd.)(CHAIRMAN)	