## EMPLOYMENT APPEALS TRIBUNAL

APPEALS OF: CASE NO. EMPLOYEE -appellant TE79/2010

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: Mr C. Corcoran B.L.

Members: Mr M. Murphy

Mr N. Dowling

heard this appeal at Navan on 7th January 2011

## **Representation:**

\_\_\_\_\_

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

Respondent: No appearance or representation on behalf of

This case came to the Tribunal as an appeal for implementation of Rights Commissioner Recommendation **r-057142-te-07/JW**.

On the basis that the respondent had not appealed Rights Commissioner Recommendation **r**-057142-te-07/JW nor paid to the appellant the €1657.00 calculated by the Rights Commissioner, the appellant sought that the Tribunal implement the Recommendation.

## **Determination:**

Section 8 (6) (a) of the Terms of Employment (Information) Act, 1994, states:

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

On the uncontested evidence of the appellant, the Tribunal unanimously makes a determination under the Terms of Employment (Information) Act, 1994 to 2001, to the like effect as Rights Commissioner Recommendation **r-057142-te-07/JW**, thus allowing the appeal for implementation of the said recommendation and awarding the appellant the sum of €1657.00 under the said Terms of Employment (Information) Acts, 1994 to 2001.