

**EMPLOYMENT STANDARDS TRIBUNAL**

In the matter of an appeal pursuant to Section 112 of the  
*Employment Standards Act* R.S.B.C. 1996, C.113

- by -

Wanda Card, a Director or Officer of Victoria Street  
Community Association  
(" Card ")

- of a Determination issued by -

The Director of Employment Standards  
(the "Director")

**ADJUDICATOR:** Kenneth Wm. Thornicroft

**FILE No.:** 2000/159

**DATE OF DECISION:** June 6, 2000

**DECISION**

**OVERVIEW**

This is an appeal brought by Wanda Card (“Card”) pursuant to section 112 of the *Employment Standards Act* (the “Act”) from a Determination issued by a delegate of the Director of Employment Standards (the “Director”) on February 18th, 2000 under file number 070122 (the “Determination”).

This Determination appears to have been issued in error. On its face, *Ms. Card is ordered to pay herself* the sum of \$5,608.92. More specifically, by way of the Determination Card was ordered to deliver a certified cheque or money order, made payable to herself, to the Employment Standards Branch office in Victoria by no later than March 13th, 2000. Presumably, upon receipt, that cheque or money order would, in turn, have been forwarded back to Ms. Card.

The only documents that I have before me are the Determination and Ms. Card’s notice of appeal which latter document is, itself, largely incomprehensible (at least it is to me). Although requested to do so by the Tribunal Registrar (see her letter to the parties dated March 16th, 2000), neither Ms. Card nor the Director has provided any further submissions or clarification regarding this confusing situation.

I consider the Determination to have been issued in error as it appears, on its face, to have no practical import. In my view, the Determination, as presently constituted, is a nullity.

**ORDER**

Pursuant to section 115 of the *Act*, I order that the Determination be cancelled.

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**Kenneth Wm. Thornicroft**  
**Adjudicator**  
**Employment Standards Tribunal**