

PER CORAM:

On July 30, 1998, the appellant was granted leave to appeal on the ground that the Workers' Compensation Appeals Tribunal of Nova Scotia, erred on a question of jurisdiction by finding that it did not have jurisdiction to quantify or determine the worker's permanent medical impairment based on the PMI Guidelines for Permanent Medical disability resulting from an injury on or after March 23, 1990.

In the meantime, this Court has delivered its decision in **Workers' Compensation Appeal Board v. Richard et al.**, C.A. No. 144006, decided August 11, 1998. This decision may have a bearing on the Tribunal's determination of the issues in the present appeal.

In similar circumstances, the appeal in **Workers' Compensation Board of Nova Scotia v. Shelley Williams and the Workers' Compensation Appeals Tribunal of Nova Scotia**, C.A. 143582, May 22, 1998, was remitted to the Tribunal to consider the impact, if any, of Muise, C.A.141481, May 12, 1998, on the respondent's appeal decided by the Tribunal, November 12, 1997.

In anticipation of a similar disposition, counsel for the parties have consented to an order remitting this matter back to the Tribunal in lieu of proceeding with the hearing scheduled for November 19, 1998. It will, therefore, be ordered that the appeal herein is allowed without costs to any party and the

matter is remitted to the Workers' Compensation Appeals Tribunal of Nova Scotia for rehearing.

Freeman, J.A.

Flinn, J.A.

Cromwell, J.A.

