

Dispute Resolution Services

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Residential Tenancy Branch
Ministry of Housing and Social Development

DECISION

<u>Dispute Codes</u> OPR MNR

<u>Introduction</u>

This hearing proceeded by way of Direct Request Proceeding, pursuant to section 55(4) of the Act, and dealt with an Application for Dispute Resolution filed by the Landlord on October 27, 2010, for an Order of Possession for unpaid rent and a Monetary Order for unpaid rent.

The Landlord submitted a signed Proof of Service of the Notice of Direct Request Proceeding which declares that on November 1, 2010, the Landlord served the Tenant with the Notice of Direct Request Proceeding via registered mail. Canada Post Receipt numbers were submitted in the Landlord's documentary evidence.

Issue(s) to be Decided

Is the Landlord entitled to an Order of Possession and a Monetary Order under section 55 of the *Residential Tenancy Act*?

Background and Evidence

I have carefully reviewed the following evidentiary material submitted by the Landlord:

- A copy of the Proof of Service of the Notice of Direct Proceeding for the Tenant;
- A copy of a residential tenancy agreement which was signed by all parties for a
 fixed term tenancy beginning August 1, 2010 and switching to a month to month
 tenancy after one year, for the monthly rent of \$1,000.00 due on 1st of the
 month; and

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A copy of a 10 Day Notice to End Tenancy for Unpaid Rent which was issued on,

September 3, 2010, with an effective vacancy date of October 31, 2010 due to

\$825.00 in unpaid rent.

Documentary evidence filed by the Landlord indicates that the Tenant was served with

the 10 Day Notice to End Tenancy for Unpaid Rent on September 3, 2010 at 6:15 p.m.

in the presence of a witness.

<u>Analysis</u>

The Landlord provided evidence that the Tenant was served the hearing package via

registered mail on November 1, 2010; five days after the Landlords filed his application

for dispute resolution and was issued the hearing documents.

I find that service of the Notices of Dispute Resolution were not effected in accordance

with section 59(3) of the Residential Tenancy Act (the Act) which stipulates that notices

of dispute resolution must be served to the respondent(s) within 3 days of filing the

application. In this case service of the hearing documents needed to be initiated no

later than October 30, 2010. Having found the service of documents not to have been

effected in accordance with the Act, I dismiss the Landlord's claim, with leave to

reapply.

Conclusion

I HEREBY DISMISS the Landlord's claim, with leave to reapply.

This decision is made on authority delegated to me by the Director of the Residential

Tenancy Branch under Section 9.1(1) of the Residential Tenancy Act.

Dated: November 12, 2010.

Dispute Resolution Officer