

# **Dispute Resolution Services**

Page: 1

Residential Tenancy Branch Office of Housing and Construction Standards

# **Decision**

### Dispute Codes:

CNC, MNDC, OPC

#### Introduction

This Application for Dispute Resolution was to deal with a request by the landlord seeking an Order of possession based on a One-Month Notice to End Tenancy for Cause dated November 6, 2011 and an application by the tenant seeking to cancel the One-Month Notice to End Tenancy for Cause. Both parties appeared and gave testimony in turn.

#### Issue(s) to be Decided

The issues to be determined based on the testimony and the evidence is whether the criteria to support a One-Month Notice to End Tenancy under section 47of the *Residential Tenancy Act*, (the *Act*), has been met, or whether the notice should be cancelled as requested by the tenant.

The burden of proof is on the landlord to establish that the notice was justified.

## **Background and Evidence: One Month Notice**

The tenancy began in May 2011 with rent set at \$600.00. A security deposit of \$300.00 and pet damage deposit of \$100.00 was paid. Submitted into evidence was a copy of the One-Month Notice to End Tenancy for Cause dated November 6, 2011 purporting to be effective on December 6, 2011. The One-Month Notice to Notice to End Tenancy for Cause indicated that the tenant had been repeatedly late paying rent, allowed an unreasonable number of occupants to live in the suite, significantly interfered with or unreasonably disturbed another occupant or the landlord of the residential property, seriously jeopardized the health, safety or lawful right of another occupant or the landlord, put the landlord's property at significant risk, engaged in illegal activity that has affected the quiet enjoyment, security, safety or physical well-being of another occupant or the landlord. The landlord gave testimony with respect to the causes.

The tenant disputed the allegations made by the landlord and felt that the Notice should be cancelled.

#### Analysis: One Month Notice to End

During the hearing a mediated discussion ensued and the parties mutually agreed to end the tenancy as of January 1, 2012 by consent. Accordingly, I hereby grant an Order of Possession to the landlord reflecting this agreement.

The tenant's security and pet damage deposits must be administered at the end of the tenancy in compliance with section 38 of the Act.

#### **Conclusion**

Pursuant to the mutual agreement reached between these parties, I hereby issue an Order of Possession in favour of the landlord effective January 1, 2012 at 1:00 p.m. This Order must be served on the Applicant tenant and may be enforced by the Supreme Court if necessary.

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: December 01, 2011.

**Residential Tenancy Branch**