

Dispute Resolution Services

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Residential Tenancy Branch
Office of Housing and Construction Standards

DECISION

Dispute Codes MNSD, FF

Introduction

A hearing was conducted by conference call in the presence of both parties. On the basis of the solemnly affirmed evidence presented at that hearing, a decision has been reached. All of the evidence was carefully considered.

Both parties were given a full opportunity to present evidence and make submissions. Neither party requested an adjournment or a Summons to Testify. Prior to concluding the hearing both parties acknowledged they had presented all of the relevant evidence that they wished to present.

I find that the Application for Dispute Resolution/Notice of Hearing was sufficiently served on the landlord by mailing by registered mail to where the landlord carries on business. With respect to each of the applicant's claims I find as follows:

Issue(s) to be Decided

The issue to be decided is whether the tenant is entitled to a monetary order and if so how much?

Background and Evidence

The parties entered into a tenancy agreement that provided that the tenancy would start on June 1, 2013. The rent was \$900 per month. The tenant paid a security deposit of \$450 at the start of the tenancy

The tenancy ended on August 31, 2013. .

The tenant(s) provided the landlord with his/her their forwarding address in writing on September 14, 2013.

Analysis

The Residential Tenancy Act provides that a landlord must return the security deposit plus interest to the tenants within 15 days of the later of the date the tenancy ends or the date the landlord receives the tenants forwarding address in writing unless the parties have agreed in writing that the landlord can retain the security deposit, the landlord already has a monetary order against the tenants or the landlord files an Application for Dispute Resolution within that 15 day period. It further provides that if the landlord fails to do this the tenant is entitled to an order for double the security deposit.

Analysis

The tenants paid a security deposit of \$450 on or about June 2, 2013. I determined the tenancy ended on August 31, 2013. I further determined the tenants provided the landlord with her forwarding address in writing on September 14, 2013. The parties have not agreed in writing that the landlord can retain the security deposit. The landlord does not have a monetary order against the tenants and the landlord failed to file an Application for Dispute Resolution within the 15 days from the later of the end of tenancy or the date the landlord receives the tenants' forwarding address in writing. The tenant has not claimed the doubling of the security and has waived this right. As a result I determined the tenants have established a claim against the landlord in the sum of \$450 which is the amount claimed in the Application for Dispute Resolution that she has filed.

The landlord filed documents which indicate that he believes he has claims against the tenant. The landlord will have to file an Application for Dispute Resolution to have those claims adjudicated.

Monetary Order and Cost of Filing fee

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I ordered the landlord(s) to pay to the tenant the sum of \$450.

It is further Ordered that this sum be paid forthwith. The applicant is given a formal Order in the above terms and the respondent must be served with a copy of this Order as soon as possible.

Should the respondent fail to comply with this Order, the Order may be filed in the Small Claims division of the Provincial Court and enforced as an Order of that Court.

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: February 07, 2014

Residential Tenancy Branch