

## **Dispute Resolution Services**

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Residential Tenancy Branch
Office of Housing and Construction Standards

#### **DECISION**

<u>Dispute Codes</u> MT CNC

#### Introduction

This hearing dealt with an Application for Dispute Resolution filed on June 13, 2014, by the Tenants for more time and to cancel a Notice to end tenancy for cause.

No one was in attendance at the scheduled teleconference hearing.

### Issue(s) to be Decided

Should this application be dismissed with or without leave to reapply?

### Background and Evidence

There was no additional evidence or testimony provided as there was no one in attendance at the scheduled hearing.

#### Analysis

Section 61 of the *Residential Tenancy Act* states that upon accepting an application for dispute resolution, the director must set the matter down for a hearing and that the Director must determine if the hearing is to be oral or in writing. In this case, the hearing was scheduled for an oral teleconference hearing.

Rule 10.1 of the Rules of Procedure provides as follows:

**10.1 Commencement of the hearing** The hearing must commence at the scheduled time unless otherwise decided by the arbitrator. The arbitrator may conduct the hearing in the absence of a party and may make a decision or dismiss the application, with or without leave to re-apply.

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In the absence of the applicant Tenants and respondent Landlords, the telephone line remained open while the phone system was monitored for ten minutes and no one on behalf of either party called into the hearing during this time. Based on the aforementioned I find the Tenants have failed to present the merits of their claim, and the application is dismissed, without leave to reapply.

#### Conclusion

I HEREBY DISMISS the Tenants' application, without 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: August 18, 2014



# Residential Tenancy Branch

RTB-136

## Now that you have your decision...

All decisions are binding and both landlord and tenant are required to comply.

The RTB website (www.rto.gov.bc.ca) has information about:

- How and when to enforce an order of possession:
   Fact Sheet RTB-103: Landlord: Enforcing an Order of Possession
- How and when to enforce a monetary order:
   Fact Sheet RTB-108: Enforcing a Monetary Order
- How and when to have a decision or order corrected:
   Fact Sheet RTB-111: Correction of a Decision or Order
- How and when to have a decision or order clarified:
   Fact Sheet RTB-141: Clarification of a Decision or Order
- How and when to apply for the review of a decision:
   Fact Sheet RTB-100: Review Consideration of a Decision or Order (Please Note: Legislated deadlines apply)

To personally speak with Residential Tenancy Branch (RTB) staff or listen to our 24 Hour Recorded Information Line, please call:

Toll-free: 1-800-665-8779Lower Mainland: 604-660-1020

• Victoria: 250-387-1602

Contact any Service BC Centre or visit the RTB office nearest you. For current information on locations and office hours, visit the RTB web site at www.rto.gov.bc.ca

