

# **Dispute Resolution Services**

Page: 1

Residential Tenancy Branch
Office of Housing and Construction Standards

## **DECISION**

<u>Dispute Codes</u> OPR, MNR, MDSD & FF

## <u>Introduction</u>

A hearing was conducted by conference call in the presence of two representatives of the applicant and in the absence of the respondent although duly served. On the basis of the solemnly affirmed evidence presented at that hearing, a decision has been reached. All of the evidence was carefully considered.

I find that the 10 day Notice to End Tenancy was sufficiently served on the Tenant by posting on October 2, 2014. Further I find that the Application for Dispute Resolution/Notice of Hearing was sufficiently served on the Tenant by mailing, by registered mail to where the tenant resides on October 24, 2014. With respect to each of the applicant's claims I find as follows:

## Issue(s) to be Decided

The issues to be decided are as follows:

- a. Whether the landlord is entitled to an Order for Possession?
- b. Whether the landlord is entitled to A Monetary Order and if so how much?
- c. Whether the landlord is entitled to retain all or a portion of the security deposit/pet deposit?
- d. Whether the landlord is entitled to recover the cost of the filing fee?

## Background and Evidence

The parties entered into a written tenancy agreement that provided that the tenancy would start on May 1, 2011. The present rent is \$1073 per month payable in advance

on the first day of each month. The tenant paid a security deposit of \$525 on May 1, 2011 and a pet damage deposit of \$525 on June 1, 2011 for a total of \$1050.

The tenant(s) failed to pay the rent for the months of October (\$1073 is owed), November (\$1073 is owed) and December (\$536.50 is owed from December 1, 2014 to December 15, 2014) and the sum of \$2682.50 remains owing. The tenant continues to live in the rental unit.

## Analysis

#### <u>Analysis - Order of Possession:</u>

I determined the landlord was entitled to an Order for Possession. There is outstanding rent. The Tenant(s) have not made an application to set aside the Notice to End Tenancy and the time to do so has expired. In such situations the Residential Tenancy Act provides the tenant is conclusively presumed to have accepted that the tenancy ends on the effective date of the notice, and must vacate the rental unit by that date.

Accordingly, I granted the landlord an Order for Possession effective December 15, 2014.

The tenant must be served with this Order as soon as possible. Should the tenant fail to comply with this Order, the landlord may register the Order with the Supreme Court of British Columbia for enforcement.

## Analysis - Monetary Order and Cost of Filing fee

I determined the tenant has failed to pay the rent for the month(s) of October (\$1073 is owed), November (\$1073 is owed) and December (\$536.50 is owed from December 1, 2014 to December 15, 2014) and the sum of \$2682.50 remains owing. I granted the landlord a monetary order in the sum of \$2682.50 plus the sum of \$50 in respect of the filing fee for a total of \$2732.50.

#### Security Deposit

Page: 3

I determined the security deposit and pet damage deposit totals the sum of

\$1050. I ordered the landlord may retain this sum thus reducing the amount

outstanding under this monetary order to the sum of \$1682.50.

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: December 02, 2014

Residential Tenancy Branch