

Dispute Resolution Services

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Residential Tenancy Branch Office of Housing and Construction Standards

DECISION

Dispute Codes CNR, RP

<u>Introduction</u>

This hearing dealt with an Application for Dispute Resolution by the tenant filed under the Residential Tenancy Act (the "Act"), to cancel a 10 Day Notice to End Tenancy for Unpaid Rent or Utilities (the "Notice"), issued on February 20, 2018 and to have the landlord make repairs to the rental unit.

Both parties appeared, gave testimony, and were provided the opportunity to present their evidence orally and in written and documentary form, and to cross-examine the other party, and make submissions at the hearing.

The parties confirmed receipt of all evidence submissions and there were no disputes in relation to review of the evidence submissions.

I have reviewed all evidence and testimony before me that met the requirements of the rules of procedure. I refer only to relevant facts and issues in this decision.

<u>Issue to be Decided</u>

Should the Notice be cancelled?

Background and Evidence

The tenant testified that they received the Notice on February 20, 2018, in person. The tenant stated that rent was not paid in full within 5 days. The tenant stated they that they provided the landlord with postdate cheques.

Counsel for the landlord stated that the landlord seeks an order or possession.

<u>Analysis</u>

Based on the above, the testimony and evidence, and on a balance of probabilities, I find as follows:

Rules about payment and non-payment of rent are defined in Part 2 of the Act.

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Rules about payment and non-payment of rent

26 (1) A tenant must pay rent when it is due under the tenancy agreement, whether or not the landlord complies with this Act, the regulations or the tenancy agreement, unless the tenant has a right under this Act to deduct all or a portion of the rent.

. . .

How to end a tenancy is defined in Part 4 of the Act.

Landlord's notice: non-payment of rent

- 46 (1) A landlord may end a tenancy if rent is unpaid on any day after the day it is due, by giving notice to end the tenancy effective on a date that is not earlier than 10 days after the date the tenant receives the notice.
- (2) A notice under this section must comply with section 52 [form and content of notice to end tenancy].

. . .

- (4) Within 5 days after receiving a notice under this section, the tenant may
 - (a) pay the overdue rent, in which case the notice has no effect, or
 - (b) dispute the notice by making an application for dispute resolution.

Under the legislation the tenant may dispute the Notice for specific reasons, such as they have proof that their rent was paid or that the tenant had the right under the Act to deduct all or a portion from their rent, such as an order from an Arbitrator.

In this case, the tenant admitted rent was no paid within 5 days after receiving the Notice. I find that providing multiple postdated cheques does not support that the rent was paid within the five (5) days. I find the Notice is valid and remains in full force and effect. Therefore, I dismiss the tenant's application to cancel the Notice.

As the tenant's application is dismissed, I find the landlord is entitled to an order of possession, pursuant to section 55 of the Act.

Order of possession for the landlord

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55 (1) If a tenant makes an application for dispute resolution to dispute a landlord's

notice to end a tenancy, the director must grant to the landlord an order of

possession of the rental unit if

(a) the landlord's notice to end tenancy complies with section 52

[form and content of notice to end tenancy], and

(b) the director, during the dispute resolution proceeding,

dismisses the tenant's application or upholds the landlord's

notice.

Although neither party provided a copy of the notice to end tenancy, both parties agreed that it

complied with section 52 of the Act.

I find that the landlord is entitled to an order of possession, pursuant to section 55 of the Act, effective **two days** after service on the tenant. This order may be filed in the Supreme Court and enforced as an order of that Court. The **tenant is cautioned** that costs of such enforcement

are recoverable from the tenant.

Since I have ordered that the tenancy has ended, I find it not necessary to consider the tenant's

request for repairs.

Conclusion

The tenant's application is dismissed. The landlord is granted an order of possession.

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: May 07, 2018

Residential Tenancy Branch