

Dispute Resolution Services

Residential Tenancy Branch Office of Housing and Construction Standards

File No: 31063746

In the matter of the Residential Tenancy Act, SBC 2002, c. 78, as amended

Between

Jamie Gerald Edwards, Tenant(s),

Applicant(s)

And

Cathy Rutherford, Landlord(s),

Respondent(s)

Regarding a rental unit at: 416 Fader St, New Westminster, BC

Date of Hearing: June 16, 2020, by conference call.

Date of Decision: June 16, 2020

Attending:

For the Landlord: No One Appearing

For the Tenant: No One Appearing

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DECISION

Dispute Codes MNDCT

Introduction

This hearing dealt with an application by the tenant under the *Residential Tenancy Act* (the *Act*) for the following:

• A monetary order for compensation for damage or loss under the *Act*, *Residential Tenancy Regulation ("Regulation")* or tenancy agreement pursuant to section 67 of the *Act*,

This matter was set for hearing by telephone conference. Neither party attended although I left the teleconference hearing connection open from the scheduled time for an additional ten minutes to enable them to call. I confirmed that the Notice of Hearing provided the correct call-in numbers and participant codes. I also confirmed from the teleconference system that I was the only one who had called into this teleconference.

Rule 7.3 of the Rules of Procedure provides as follows:

7.3 Consequences of not attending the hearing – If a party or their agent fails to attend the hearing, the arbitrator may conduct the dispute resolution hearing in the absence of that party or dismiss the application with or without leave to reapply.

As neither the applicant nor the respondent attended the hearing and in the absence of any evidence or submissions, I order the application dismissed with leave to reapply.

Conclusion

As neither the applicant nor the respondent attended the hearing and in the absence of any evidence or submissions, I order the application dismissed with 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: June 16, 2020

Green, Arbitrator

Residential Tenancy Branch



Residential Tenancy Branch

RTB-136

Ministerial Order M089 issued March 30, 2020, pursuant to the State of Emergency declared on March 18, 2020, prohibits the enforcement of certain Residential Tenancy Branch orders made during the state of emergency. Enforcement of other Residential Tenancy Branch orders may be affected by the suspension of regular court operations of the BC Supreme Court and Provincial Court.

Now that you have your decision...

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

The RTB website (<u>www.gov.bc.ca/landlordtenant</u>) has information about:

- How and when to enforce an order of possession: Visit: <u>www.gov.bc.ca/landlordtenant/orders</u>
- How and when to enforce a monetary order: Visit: <u>www.gov.bc.ca/landlordtenant/orders</u>
- How and when to have a decision or order corrected:
 Visit: <u>www.gov.bc.ca/landlordtenant/review</u> to learn about the
 correction process
- How and when to have a decision or order clarified: Visit: <u>www.gov.bc.ca/landlordtenant/review</u> to learn about the clarification process
- How and when to apply for the review of a decision: Visit: <u>www.gov.bc.ca/landlordtenant/review</u> to learn about the review process 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: 1-800-665-8779
- Lower 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.gov.bc.ca/landlordtenant

BRITISH COLUMBIA

Residential Tenancy Branch

#RTB-136 (2014/12)