

Government of Newfoundland and Labrador Service NL

# **Residential Tenancies Tribunal**

Application

Decision 19-0382-05

Michael Greene Adjudicator

# Introduction

- 1. The hearing was called at 1:20 pm on 30 May 2019 at Residential Tenancies Hearing Room, 84 Mt. Bernard Avenue, Lower Level, The Sir Richard Squires Building, Corner Brook, Newfoundland and Labrador.
- 2. The applicant, **and the second sec**
- 3. The respondent, **and the second se**
- 4. The details of the claim were presented as a written fixed term rental agreement set to expire on 30 June 2019 with rent set at \$900.00 per month and due on the 1<sup>st</sup> of each month. It was stated that a security deposit in the amount of \$450.00 was collected on this tenancy on or about 21 June 2018. The landlord issued a termination notice dated 09 April 2019 for the intended termination date of 22 April 2019 under Section 19 of the *Residential Tenancies Act, 2018*.
- 5. In a proceeding under the *Residential Tenancies Act*, 2018, the applicant has the burden of proof. This means the applicant has the responsibility to prove that the outcome they are requesting should be granted. In these proceedings the standard of proof is referred to as the balance of probabilities which means the applicant has to establish that his/her account of events are more likely than not to have happened.

## **Preliminary Matters**

- 6. The tenants, **Sector 201** were not present or represented at the hearing. The Tribunal's policies concerning notice requirements and hearing attendance has been adopted from the *Rules of the Supreme Court, 1986*.
  - a. Rule 29.05(2)(a) states a respondent to an application must be served with claim and notice of the hearing 10 clear days prior to the hearing date and, and where the respondent fails to attend the hearing, Rule 29.11(1) states that the hearing may proceed in the respondent's absence so long as he/she has been properly served.

The affidavit submitted by the landlord shows that tenant1 was served with the notice of this hearing on the **16 May 2019** by serving the application for dispute resolution document to tenant1 by electronic service to the email address. The landlord supplied a copy of the sent email and verification of the email address that was provided on the application to rent with the landlord. Tenant1 has had **13 days** to provide a response.

The affidavit submitted by the landlord shows that tenant2 was served with the notice of this hearing on the **16 May 2019** by serving the application for dispute resolution document to tenant2 by electronic service to the email address. The landlord supplied a copy of the sent email and verification of the email address was provided on the application to rent with the landlord. Tenant2 has had **13 days** to provide a response.

The tenants number when called was not in service.

As the tenants were properly served in accordance with the *Residential Tenancies Act, 2018*, with the application for dispute resolution, and as any further delay in these proceedings would unfairly disadvantage the landlord applicant, I proceeded with the hearing.

## Issues before the Tribunal

- 7. The landlord is seeking the following:
  - a) Vacant possession of the rented premises
  - b) Payment of rent owing **\$2700.00**
  - c) Payment of late fees **\$75.00**
  - d) Hearing expenses

## Legislation and Policy

8. The jurisdiction of the Director of Residential Tenancies is outlined in the *Residential Tenancies Act, 2018 (the Act)*, Section 47.

9. Also relevant and considered in this case are Sections 19, 34 and 35 of *the Act*, and Policy 12-1: *Recovery of Fees: Filing, Costs, Hearing Expense, Interest, Late Payment and NSF*.

# Issue 1: Rent Owing - \$2700.00

## **Relevant Submissions**

## Landlord Position

10. The landlord stated that they had entered into a written rental agreement with the tenants, commencing 01 March 2019 when they took over a lease from existing tenants. The term agreement was set to expire on 30 June 2019. The agreed rent was set at \$900.00 per month and due on the 1<sup>st</sup> day of each month with a security deposit in the amount of \$450.00 collected on this tenancy on 21 June 2018 which was transferred from the originating tenants. The landlord issued a termination notice (Exhibit L # 3) on 09 April 2019 for the intended date of 22 April 2019 (section 19). The landlord stated that rent was outstanding in the amount of \$2700.00 (Exhibit L # 2) for the period ending 31 May 2019 and stated as of the hearing date 30 May 2019 rent remains outstanding.

# Analysis

- 11. I have reviewed the testimony and evidence of the landlord in this matter. As far as I can see, there is one issue here that needs to be addressed: (i) is the rent that is being claimed by the landlord actually owed by the tenants.
- 12. With respect to the arrears being claimed, I agree with the landlord that rent is owed. Rent is required to be paid by the tenants for use and occupation of the rented premises as set out in the rental agreement established when the tenancy began. Records are clear that rent for the period ending 30 April 2019 is outstanding in the amount of \$1800.00. Rent for the Month of May can only be awarded up to and including the hearing date (30 May 2019) and is calculated as (\$900.00 X 12 months = \$10800.00 ÷ 365 days = \$29.59 per day X 30 days = \$887.70). Rent for May 1 30, 2019 then is \$887.70.
- 13. The landlord is further awarded a daily rate of rent in the amount of \$29.59 commencing on 31 May 2019 and continuing until the day the landlord obtains vacant possession of the property.

# Decision

- 14. The landlord's total claim for rent succeeds as follows:
  - a) Rent owing up to 30 April 2019 ..... \$1800.00

  - d) The landlord is awarded a daily rate of rent in the amount of \$29.59 beginning on 31 May 2019 and continuing until the day the landlord obtains vacant possession of the property.

#### Issue 2: Payment of Late Fees - \$75.00

#### Landlord Position

- 15. The landlord is seeking payment of late fees as a result of the tenants' failure to pay rent on time.
- 16. The landlord testified that the tenants have been in arrears since 01 March 2019. The landlord indicated that he is seeking late fees as prescribed under the *Residential Tenancies Regulations, 2018.*

#### Analysis

- 17. Established by undisputed fact above, the tenants were in arrears for the period ending 30 May 2019. The *Residential Tenancies Regulations, 2018* allows for a late fee of \$5.00 for the 1<sup>st</sup> day and \$2.00 for every day thereafter to a maximum of \$75.00 per late period.
- 18. Given that the tenants have been in arrears since 01 March 2019, any calculated amount of late fees will far exceed the maximum allowable per late period of \$75.00.
- 19. The issue of rental arrears has been determined in paragraph 12 above confirming that the tenants owe rent to the landlord.

#### Decision

20. The landlord's claim for late fees succeeds in the amount of \$75.00 as per the regulations established under the *Residential Tenancies Act, 2018*.

# Issue 3: Hearing Expenses

#### Landlord Position

21. The landlord paid a fee in the amount of \$20.00 as an application filing fee and presented a receipt from Service NL (**Exhibit L # 4).** The landlord is seeking this cost.

## Analysis

22. I have reviewed the testimony and evidence of the landlord in this matter. The expenses incurred by the landlord are considered a reasonable expense and are provided for with in Policy 12-1 *Recovery of Fees: Filing, Costs, Hearing Expense, Interest, Late Payment and NSF.* As such, I find the tenants are responsible to cover these reasonable expenses.

#### Decision

23. The tenants shall pay the reasonable expenses of the landlord in the amount of \$20.00.

## **Issue 4: Vacant Possession of the Rented Premises**

#### Landlord Position

- 24. The landlord is seeking to recover possession of the rented premises located at
- 25. The landlord testified that the tenants have failed to pay rent as required by the rental agreement and has accumulated excessive rental arrears. The landlord submitted a copy of the termination notice **(Exhibit L # 3)** issued to the tenant on 09 April 2019 for the intended termination date of 22 April 2019 thereby terminating the tenancy effective 22 April 2019.
- 26. The landlord testified that the notice to terminate was served to the tenant on 09 April 2019 by personal service. The landlord indicated that as of the hearing date (30 May 2019), the tenants remained in the unit.

# Analysis

- 27. The validity of the termination notice is determined by its compliance with the notice requirements identified in sections 19(4) and 34 as well as the service requirements identified in section 35.
- 28. The issue of rental arrears has been established in paragraph 12 above. There is no doubt that the tenants owe rent to the landlord and have failed to pay all the arrears by the ending date of the termination notice (22 April 2019).
- 29. The landlord issued a termination notice under section 19 of the *Residential Tenancies Act* by personal service. Section 19 requires that the landlord provide notice to the tenant that the rental agreement is terminated and the tenants are required to vacate the property on a specified date not less than 10 days after the notice has been served. I accept the evidence of the landlord and find that the tenants failed to make the required rent payments thereby accumulating rental arrears as calculated above.
- 30. On examination of the termination notice issued and submitted into evidence **(Exhibit L # 3),** I find the notice was served on 09 April 2019 with a termination date of 22 April 2019. As established in paragraph 13, the tenants have outstanding rent beyond the date of termination. I further find that as the date of termination identified on the notice is not less than 10 days after the notice has been served and the date the tenants are required to move out, the termination notice is in full compliance with the requirements of section 19(4). Sections 19 (4)

section 19 (4) In addition to the requirements under Section 34, a notice under this section shall (a) be signed by the landlord; (b) state the date on which the rental agreement terminates and the tenant is required to vacate the residential premises; and (c) be served in accordance with section 35. section 34 A notice under this Act shall (a) be in writing in the form prescribed by the minister: (b) contain the name and address of the recipient; (c) identify the residential premises for which the notice is given: and (d) state the section of this Act under which the notice is given.

and 34 identify the technical requirements of the termination notice as identified below. On examination of the termination notice, I find it all these criteria have been met.

- 31. As identified above, the landlord testified that he served the termination notice by personal service which is a permitted method of service identified under section 35.
- 32. According to the reasons identified above, I find that the termination notice issued by the landlord to be proper and valid. Therefore, the landlord is entitled to an order for vacant possession of the property along with an order for any and all costs associated with the Sheriff to enforce such a Possession Order should the Sheriff be engaged to execute the Possession Order.

# Decision

33. The landlord's claim for vacant possession succeeds. The landlord is further awarded costs associated with the enforcement of the Possession Order by the High Sheriff of NL.

## Summary of Decision

34. The landlord is entitled to the following:

a)	Rent Owing (up to and including 30 May 2019)	\$2687.70
b)	Late Fees	75.00
c)	Hearing Expenses	<u>\$20.00</u>
d)	Total	\$2782.70

- e) Vacant Possession of the Rented Premises.
- f) A daily rate of rent in the amount of \$29.59 beginning 31 May 2019.
- g) An order for any and all costs associated with the Sheriff to enforce such a Possession Order should the Sheriff be engaged to execute the Possession Order.

14 June 2019

Date



Michael Greene Residential Tenancies Tribunal