

Residential Tenancies Tribunal

Application [REDACTED]

Decision 21-0097-05

Michael Greene
Adjudicator

Introduction

1. The hearing was called at **9:45am** on **20 April 2021** at Residential Tenancies Hearing Room, 84 Mt. Bernard Avenue, Lower Level, The Sir Richard Squires Building, Corner Brook, Newfoundland and Labrador and via Bell Teleconferencing System.
2. The applicant, [REDACTED] hereafter referred to as landlord, participated in the hearing and was represented by [REDACTED] – Property Manager. (*Affirmed*).
3. The respondent, [REDACTED] hereafter referred to as the tenant, did not participate in the hearing. (*Absent and Not Represented*).
4. The details of the claim were presented as a written monthly rental agreement with rent set at \$1015.00 per month and due on the 1st of each month. There was a security deposit in the amount of \$465.00 collected on the tenancy on or about 24 August 2018. The landlord issued a termination notice dated 08 January 2021 for the intended termination date of 22 January 2021 under Section 18 of the *Residential Tenancies Act, 2018*.
5. In a proceeding under the *Residential Tenancies Act*, 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 application was AMENDED at the hearing to add rent that has come due since the filing of the application. The new amount outstanding is \$5144.75.
7. The tenant, [REDACTED] was 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 the tenant was served with the notice of this hearing on the **17 March 2021** by serving the original documents to the tenant by registered mail [REDACTED] Copies of the Canada Post tracking was attached.

A phone call was placed to the tenant at the following number:

[REDACTED] A female answered and indicated it was the wrong number

The tenant has had **33 days** to provide a response.

8. As the tenant was properly served with the application for dispute resolution, and as any further delay in these proceedings would unfairly disadvantage the landlord applicant, I proceeded in the tenant's absence.

Issues before the Tribunal

9. The landlord is seeking the following:
 - a) Payment of rent owing **\$5144.75**;
 - b) Vacant possession of the rented premises;
 - c) Hearing expenses.

Legislation and Policy

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

11. 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 - \$5144.75

Relevant Submissions

Landlord Position

12. The landlord stated that they had entered into a written term rental agreement with the tenant on 01 September 2018 and set to expire on 31 August 2019. The agreement converted to a monthly agreement following the expiration of the term agreement. The current agreed rent is set at \$1015.00 per month and due on the 1st day of each month with a security deposit in the amount of \$465.00 collected on this tenancy on or about 24 August 2018.
13. The landlord stated that the last payment of rent received from the tenant was on 01 November 2020.
14. The landlord outlined the arrears with rental records (**Exhibit L # 2**) as total rent outstanding is \$5144.75 up to and including 30 April 2021. The landlord stated as of the hearing date 20 April 2021 the tenant remained in the unit and rent is outstanding.

Analysis

15. I have reviewed the testimony and evidence of the landlord in this matter. As far as I can see, there is 1 issue here that needs to be addressed: (i) is the rent that is being claimed by the landlord actually owed by the tenant.
16. With respect to the arrears being claimed, I agree with the landlord that rent is owed. Rent is required to be paid by the tenant 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 31 March 2021 has not been paid leaving a balance of **\$4129.75**. Further, rent for April, 2021 can only be calculated up to and including the day of the hearing (20 April 2021). That calculation is $(\$1015.00 \times 12 \text{ months} = \$12,180.00 \div 365 \text{ days} = \$33.37 \text{ per day} \times 20 \text{ days} = \$667.40)$. Rent for April 1 – 20, 2021 is **\$667.40**.
17. Additionally, the tenant is responsible for rent on a daily basis in the amount of **\$33.37** beginning on **21 April 2021** and continuing until the day the landlord obtains vacant possession of the rented premises.

as the date of termination identified on the notice is 10 clear days between the date the notice was issued and the date the tenant is required to move out, the termination notice is in full compliance with the requirements of Section 19. (1)(b).

24. Sections 19. (4) and 34 below identify the technical requirements of the termination notice. On examination of the termination notice, I find it all these criteria have been met.

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.*

25. As identified above, the landlord testified that the termination notice was served personally which is a permitted method of service identified under Section 35.
26. 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 charge for the certification of the attached orders and all costs associated with the Sheriff to enforce such a Possession Order should the Sheriff be engaged to execute the Possession Order.

Decision

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

Issue 3: Hearing Expenses

Landlord Position

28. The landlord paid a fee in the amount of \$20.00 as an application filing fee and presented a receipt from Digital Government and Service NL [REDACTED] (**Exhibit L # 4**). The landlord paid a fee to Canada Post in the amount of \$14.88 for the service of documents by registered mail. The landlord is seeking these costs.

Analysis

29. 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 tenant is responsible to cover these reasonable expenses.

Decision

30. The tenant shall pay the reasonable expenses of the landlord in the amount of \$34.88.

Summary of Decision

31. The landlord is entitled to the following:

- a) Rent Owing (*up to and including 20 April 2021*).....\$4797.15
- b) Hearing Expenses34.88
- c) **Total Owing to the Landlord****\$4832.03**

- d) Vacant Possession of the Rented Premises
- e) A daily rate of rent set at **\$33.37** beginning **21 April 2021** and continuing until the day the landlord obtains vacant possession of the Rented Premises.
- f) Any cost incurred to certify the attached orders.
- g) Any incurred costs from the High Sheriff of NL associated with enforcement of the attached Possession Order

20 April 2021

Date

