Housing and Property Chamber First-tier Tribunal for Scotland



DECISION AND STATEMENT OF REASONS OF MELANIE BARBOUR, LEGAL MEMBER OF THE FIRST-TIER TRIBUNAL WITH DELEGATED POWERS OF THE CHAMBER PRESIDENT

Under Rule 8 of the First-tier Tribunal for Scotland Housing and Property Chamber Rules of Procedure 2017 ("the Procedural Rules")

in connection with

West Lodge, Old Ballikinrain, Balfron, G63 0LL

Case Reference: FTS/HPC/EV/20/1952

Mr Melvyn Percy, Mrs Amelia Percy (Applicant)

Ms Elizabeth Lyon (Respondent)

- 1. On 14 September 2020, an application was received from the applicant. The application was made under Rule 66 of the Procedural Rules, being an application for recovery of possession of an short assured tenancy under the Housing (Scotland) Act 1988. The following documents were enclosed with the application:
 - a. Tenancy Agreement
 - b. Notice to Quit
 - c. Section 33 Notice
 - d. AT5 Notice
- 2. By letters from the Tribunal dated 24 September and 21 October, both 2020, the Tribunal requested further information regarding the following matters: 1. An explanation as to why the AT5 had been signed 6 months before the tenancy agreement had been signed; 2. Whether the notice to quit specified the *ish* date of the tenancy and consideration as to whether or not it was valid; a copy of the section 11 Notice and evidence of service on the local authority; and evidence of service of the notice to quit and section 33 notices on the respondent.
- 3. The applicant failed to provide the further information requested.

DECISION

4. I considered the application in terms of Rule 8 of the Procedural Rules. That Rule provides:-

"Rejection of application

8.-(1) The Chamber President or another member of the First-tier Tribunal under the delegated powers of the Chamber President, must reject an application if -

(a) they consider that the application is frivolous or vexatious;

(b) the dispute to which the application relates has been resolved;

(c) they have good reason to believe that it would not be appropriate to accept the application;

(d) they consider that the application is being made for a purpose other than a purpose specified in the application; or

(e) the applicant has previously made an identical or substantially similar application and in the opinion of the Chamber President or another member of the First-tier Tribunal, under the delegated powers of the Chamber President, there has been no significant change in any material considerations since the identical or substantially similar application was determined.

(2) Where the Chamber President, or another member of the First-tier Tribunal, under the delegated powers of the Chamber President, makes a decision under paragraph (1) to reject an application the First-tier Tribunal must notify the applicant and the notification must state the reason for the decision."

5. After consideration of the application, the attachments and correspondence from the applicant, I consider that the application should be rejected on the basis that I have good reason to believe that it would not be appropriate to accept the application within the meaning of Rule 8(1)(c) of the Procedural Rules.

REASONS FOR DECISION

- 6. The Tribunal has requested further information to support this application from the applicant. The applicant has not provided any of the information requested.
- 7. I consider that the applicant's failure to provide this information to support the application, as requested by the Tribunal, gives me good reason to believe that it would not be appropriate to accept the application in circumstances where the applicant is apparently unable to do so in order to progress this application.
- 8. Accordingly, for this reason, the application must be rejected upon the basis that I have good reason to believe that it would not be appropriate to accept the application within the meaning of Rule 8(1)(c) of the Procedural Rules.

What you should do now

If you accept the Legal Member's decision, there is no need to reply.

If you disagree with this decision:-

An applicant aggrieved by the decision of the Chamber President, or any Legal Member acting under delegated powers, may appeal to the Upper Tribunal for Scotland on a point of law only. Before an appeal can be made to the Upper Tribunal, the party must first seek permission to appeal from the First-tier Tribunal. That party must seek permission to appeal within 30 days of the date the decision was sent to them. Information about the appeal procedure can be forwarded to you on request.

Melanie Barbour Legal Member 17 November 2020