



**DECISION AND STATEMENT OF REASONS OF PETRA HENNIG MCFATRIDGE 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

Case reference FTS/HPC/EV/25/3621

Mr John Tannahill, Mr James Dunn (Applicant)

53 Eyenort Street, Lambhill, Glasgow, G22 6PH (House)

1. On 22.8.2025 the First Tier Tribunal for Scotland Housing and Property Chamber (FTT) received the application, which was made under rule 65 of the Procedure Rules and S 18 of Housing (Scotland) Act 1988 (the Act) and stated as the grounds applicable "Property is no longer habitual and rent arrears".
2. No supporting documentation was submitted with the application.
3. In letters dated 5.9.2025 and 17.11.2025 the FTT requested further information from the Applicants in the following terms: Your application has been reviewed by a legal member of the Tribunal. You have applied for an eviction order. Your application Form E states that you are applying under five different rules. Your application has therefore been given five different reference numbers. The rules each relate to different types of tenancy. You must therefore identify the nature of the tenancy you have in place so that you can proceed under the correct rule. Please re-submit your application Form E with the correct rule selected. Please

also confirm the identity of the applicant in this case. The landlord registration is in the name of John Paul Tannahill, who is also the registered owner of the property. Please explain why James Dunn is named as a joint applicant. If James Dunn is the applicant's representative, please include his details in part 3 of the Form E and provide a written mandate from the applicant authorising James Dunn to make the application on his behalf. You must also provide the following documents:- 1 A copy of the tenancy agreement. If the tenancy you have in place is a short assured tenancy you should also provide a copy of the Form AT5. 2 A copy of the relevant notice(s) given to the tenant that are required under the legislation applicable to the tenancy you have in place. 3 A section 11 notice and proof that this has been sent to the local authority. 4 Evidence to support the ground for possession, if required. For example, if you are proceeding on the grounds of rent arrears, you will require to submit a rent statement that shows the rent due date, rent due, payments received, and a running balance of arrears, dating back to when the arrears began to accrue. Please refer to the guidance on our website which provides more detail on the documents which must be submitted with the application depending on the rule you are proceeding under. Residential tenancies can be complex and we would respectfully suggest you may wish to seek advice from a solicitor or advice agency before providing your response. The Tribunal cannot provide you with advice as we are an independent judicial body but there are details of advice agencies available under the Useful Links section of our website

4. The period for a reply to the second request for further information had expired on 24.11.2025. By 12.12.2025 no reply had been received and no further documents had been lodged by the Applicants. The document lodged by the applicant and the letters requesting further information from the FTT are referred to for their terms and held to be incorporated herein.

DECISION

5. 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."

- 6. After consideration of the application, the attachments and correspondence from the Applicant, I consider that the application should be rejected in terms of Rule 8 (c) of the Rules of Procedure on the basis as the Tribunal has good reason to believe that it would not be appropriate to accept the application.**

REASONS FOR DECISION

1. The lodging requirements for an application under rule 65 include the requirement to provide the following documents: (b) (i) a copy of the tenancy agreement (if available) or, if this is not available, as much information about the tenancy as the landlord can give, (ii) a copy of the notice served on the tenant by the landlord of intention to raise proceedings for possession of a house let on an assured tenancy, (iii) a copy of the notice to quit served by the landlord on the tenant (if applicable), (iv) evidence as the applicant has that the possession ground or grounds has been met, (v) and a copy of the notice given to the local authority under S 11 of the Homelessness (Scotland) Act 2003 in
2. The Applicants did not provide any information to show that the tenancy is an assured tenancy in terms of the Housing (Scotland) Act 1988 and have not provided either the tenancy agreement or any details of the terms of the tenancy agreement. They have not provided an AT6 notice. No Notice to Quit was produced. No evidence that any of the relevant grounds applied was produced. No S 11 notice was produced.

3. The Applicants also did not verify that the second named Applicant had title and interest to make the application.
4. Because several document necessary to lodge an application in terms of rule 65 as stated above were not provided, it would not be appropriate for the Tribunal to accept an application which is incomplete and does not meet the lodging requirements.
5. The application is thus rejected.

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.

**Petra Hennig McFatridge
Legal Member
12 December 2025**