Housing and Property Chamber First-tier Tribunal for Scotland



Decision with Statement of Reasons of the First-tier Tribunal for Scotland (Housing and Property Chamber) under Section 51 of the Private Housing (Tenancies) (Scotland) Act 2016

Chamber Ref: FTS/HPC/EV/21/0753

Re: Property at 48 Strathblane Gardens, 0/1 Anniesland, Glasgow, G13 1BX ("the Property")

Parties:

Ms Sukhwinder Kaur Gill, C/O CIB Lettings, Byres Road, Glasgow, G11 5HW ("the Applicant")

Mr David Smith, 48 Strathblane Gardens, 0/1 Anniesland, Glasgow, G13 1BX ("the Respondent")

Tribunal Members:

Neil Kinnear (Legal Member) and Ann Moore (Ordinary Member)

Decision (in absence of the Respondent)

The First-tier Tribunal for Scotland (Housing and Property Chamber) ("the Tribunal") determined that

Background

This is an application for an eviction order dated 24th March 2021 and brought in terms of Rule 109 (Application for an eviction order) of *The First-tier Tribunal for Scotland Housing and Property Chamber (Procedure) Regulations 2017* as amended.

The Applicant seeks an eviction order in relation to the Property against the Respondent, and provided with her application copies of the private residential tenancy agreement, notice to leave and proof of service, section 11 notice and proof of service, rent arrears statement, and various pre-action correspondence.

All of these documents and forms had been correctly and validly prepared in terms of the provisions of the *Private Housing (Tenancies) (Scotland) Act 2016*, the *Coronavirus (Scotland) Act 2020*, and the *Coronavirus (Scotland) Act 2020 (Eviction*

from Dwelling-houses)(Notice Periods) Modification Regulations 2020, and the procedures set out in those Acts and that Regulation appeared to have been correctly followed and applied.

The Respondent had been validly served by sheriff officers with the notification, application, papers and guidance notes from the Tribunal on 29th April 2021, and the Tribunal was provided with the execution of service.

Case Management Discussion

A Case Management Discussion was held at 10.00 on 1st June 2021 by Tele-Conference. The Applicant did not participate, but was represented by Miss Baxter, solicitor. The Respondent did not participate, nor was he represented. The Respondent has not responded to this application at any stage either in writing or by any other form of communication.

The Tribunal was satisfied that the requirements of giving notice had been duly complied with, and proceeded with the application in terms of Rules 17 and 29 of *The First-tier Tribunal for Scotland Housing and Property Chamber (Procedure) Regulations 2017* as amended.

Miss Baxter confirmed that no further payments had been received from the Respondent since this application was lodged. Rent arrears at that time were \pounds 6,545.00. As of today's date, that figure has increased to \pounds 7,735.00. The Respondent has made no payments since July 2020, and has made no payments in respect of 14 monthly payments due.

The Tribunal was invited by Miss Baxter with reference to the application and papers to grant the order sought on ground 12 of Schedule 3 to the *Private Housing (Tenancies) (Scotland) Act 2016*.

Miss Baxter drew the Tribunal's attention to various letters and other attempts to contact the Respondent asking him to make contact with the Applicant's representatives in order to discuss options to assist him with his rent arrears, and advising him about where he might obtain advice.

The notice to leave dated 14th September 2020 relied on ground 12 of Schedule 3 to the *Private Housing (Tenancies) (Scotland) Act* 2016. It narrated that rent arrears at that time amounted to £2,975.00, accumulated over the previous five months under the private residential tenancy agreement between the parties.

Rental of £595.00 per month was payable in advance in terms of clause 8 of the private residential tenancy agreement. The Respondent had been in arrears of rent for five months as at the date of the notice to leave, and he has been in arrears of rent for a continuous period of more than three consecutive months.

Statement of Reasons

In terms of Section 51 of the *Private Housing (Tenancies) (Scotland) Act 2016* ("the Act") as amended by the *Coronavirus (Scotland) Act 2020*, the Tribunal is to issue an eviction order against the tenant under a private residential tenancy if, on an application by the landlord, it finds that one of the eviction grounds named in schedule 3 applies.

Para 12 of Schedule 3 to the Act provides that it is an eviction ground that the tenant has been in rent arrears for three or more consecutive months, and that the Tribunal may find that the ground applies if it is satisfied that it is reasonable on account of that fact to issue an eviction order. In deciding whether it is reasonable to issue an eviction order, the Tribunal is to consider whether the tenant's being in arrears of rent over the period in question is wholly or partly a consequence of a delay or failure in the payment of a relevant benefit.

The Tribunal is satisfied that ground 12 has been established. The tenant is in substantial arrears of rent and has been in arrears for a continuous period in excess of three months. The Tribunal is further satisfied that the tenant being in arrears is not wholly or partly due to any delay or failure in the payment of a relevant benefit. There has been no evidence to establish any such reason for rent arrears.

The Tribunal is satisfied that the Applicant has complied with the pre-action requirements under the *Rent Arrears Pre-action Requirements (Coronavirus) (Scotland) Regulations 2020.*

The Tribunal is satisfied that it is reasonable to issue an eviction order. The arrears of rent are substantial, representing 14 months payments. No payment has been received for 11 months, and the Respondent has failed to respond or engage with the Applicant's representatives to agree a reasonable plan to make payments to the landlord.

Decision

In these circumstances, the Tribunal will make an order for possession of the house let on the tenancy as sought in this application.

Right of Appeal

In terms of Section 46 of the Tribunal (Scotland) Act 2014, a party aggrieved by the decision of the Tribunal 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.

Neil Kinnear

01 June 2021

Legal Member/Chair

Date