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/23/1809

Re: Property at 66A Garry Drive, Paisley, PA2 9BY ("the Property")

## Parties:

Excel Properties Scotland Limited, 30 Patrickbank Wynd, Johnstone, PA5 9US ("the Applicant")

Mr William Wilson, 66A Garry Drive, Paisley, PA2 9BY ("the Respondent")

## **Tribunal Members:**

Fiona Watson (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 an order is granted against the Respondent for eviction of the Respondent from the Property under section 51 of the Private Housing (Tenancies) (Scotland) Act 2016, under ground 12A of schedule 3 to the Private Housing (Tenancies) (Scotland) Act 2016.

- 1. An application was submitted to the Tribunal under Rule 109 of the First-tier Tribunal for Scotland Housing and Property Chamber (Procedure) Regulations 2017 ("the Rules"). Said application sought a repossession order against the Respondent on the basis of substantial rent arears accrued by the Respondent under a private residential tenancy, being Ground 12A under Schedule 3 to the Private Housing (Tenancies) (Scotland) Act 2016 ("2016 Act").
- Case Management Discussion
- 2. A Case Management Discussion ("CMD") took place on 4 September 2023 by conference call. The Applicant was represented by Jennifer Cochran, Cochran Dickie. The Respondent did not attend nor was he represented. The Respondent emailed the Tribunal administration shortly prior to the commencement of the CMD to advise that he would not be attending. The

Tribunal, was satisfied that the Respondent had received notification of the CMD and that the CMD could proceed in his absence.

- 3. A separate application by the Applicant seeking a payment order against the Respondent under Rule 111 of the Rules in respect of rent arrears and under case reference FTS/HPC/CV/23/1810 was heard at the same time.
- 4. The Applicant's representative moved for the Repossession Order to be granted as sought. The parties had entered into a Private Residential Tenancy Agreement ("the Agreement"), which commenced on 5 February 2021. The monthly rent is £400. The Respondent ceased paying rent in March 2022 and has paid nothing since. A Notice to Leave had been served on the Respondent on the basis of Ground 12A of Schedule 3 to the 2016 Act, on 19 April 2023. The Respondent had arrears of rent in the sum of £5,500 at the date of service of the Notice, which arrears amounted to the equivalent of at least 6 months' rent. The arrears currently stand at £7,100. The Respondent fails to reply to communication from the Applicant. The Respondent is believed to live alone and is not believed to have any dependants.
- 5. The Tribunal noted that on 31 August 2023, the Respondent emailed the Tribunal administration to advise that he would be moving out of the Property on Friday 8 September. The Applicant's representative advised that she was unaware of any plans by the Respondent to move out of the Property and that as it stands, the Respondent is still residing in the Property.
- 6. The following documents were lodged alongside the application:
- (i) Copy tenancy agreement
- (ii) Copy Notice to Leave
- (iii) Proof of service of the Notice to Leave
- (iv) Section 11 notification to the local authority under the Homelessness etc. (Scotland) Act 2003
- (v) Rent statement
- Findings in Fact
- 7. The Tribunal made the following findings in fact:
- (i) The parties entered into a Private Residential Tenancy Agreement ("the Agreement") which commenced on 5 February 2021;
- (ii) In terms of the Agreement between the parties, the Respondent was due to pay rent to the Applicant in the sum of £400 per calendar month;
- (iii) The Applicant has served a Notice to Leave on the Respondent on the basis of Ground 12A of Schedule 3 to the 2016 Act, and which was served on 19 April 2023
- (iv) The Respondent has been in continuous arrears of rent since March 2022;
- (v) The Respondent is in arrears of rent amounting to £7,100 at the date of the CMD;

- Reasons for Decision
- 8. Section 51 of the 2016 Act states as follows:
- 51 (1) The First-tier 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.
- (2) The provisions of schedule 3 stating the circumstances in which the Tribunal may...find that an eviction ground applies are exhaustive of the circumstances in which the Tribunal is entitled to find that the ground in question applies.
- (3) The Tribunal must state in an eviction order the eviction ground, or grounds, on the basis of which it is issuing the order.
- (4) An eviction order brings a tenancy which is a private residential tenancy to an end on the day specified by the Tribunal in the order.
- 9. Ground 12A of Schedule 3 to the 2016 Act states as follows:
- 12A (1)It is an eviction ground that the tenant has substantial rent arrears.
- (2 )The First-tier Tribunal may find that the ground named by sub-paragraph (1) applies if—
- (a)the tenant has accrued rent arrears under the tenancy in respect of one or more periods,
- (b)the cumulative amount of those rent arrears equates to, or exceeds, an amount that is the equivalent of 6 months' rent under the tenancy when notice to leave is given to the tenant on this ground in accordance with section 52(3), and
- (c) the Tribunal is satisfied that it is reasonable to issue an eviction order.
- (3) In deciding under sub-paragraph (2) whether it is reasonable to issue an eviction order, the Tribunal is to consider—
- (a) whether the tenant being in arrears of rent over the period or periods in question is wholly or partly a consequence of a delay or failure in the payment of a relevant benefit,
- (b) the extent to which the landlord has complied with the pre-action protocol prescribed by the Scottish Ministers under paragraph 12(4)(b) (and continued in

force by virtue of section 49 of the Coronavirus (Recovery and Reform) (Scotland) Act 2022).

- (4) For the purpose of this paragraph—
- (a) references to a relevant benefit are to—
- (i) a rent allowance or rent rebate under the Housing Benefit Regulations 2006 (S.I. 2006/213),
- (ii) a payment on account awarded under regulation 93 of those Regulations,
- (iii) universal credit, where the payment in question included (or ought to have included) an amount under section 11 of the Welfare Reform Act 2012 in respect of rent.
- (iv) sums payable by virtue of section 73 of the Education (Scotland) Act 1980,
- (b) references to delay or failure in the payment of a relevant benefit do not include any delay or failure so far as it is referable to an act or omission of the tenant.
- 10. The Tribunal was satisfied that a Notice to Leave had been served on the Respondent and which specified that ground, in accordance with the requirements of section 52 of the 2016 Act. The Tribunal was satisfied that the terms of Ground 12A of Schedule 3 to the 2016 Act had been met, namely that the Respondent has accrued arrears of rent which amounted to at least the equivalent of six months' rent at the time the Notice to Leave was served. The Tribunal was satisfied that there was no information before it to suggest that the tenant's being in arrears of rent over that period was either wholly or partly a consequence of a delay or failure in the payment of a relevant benefit.
- 11. The Tribunal was satisfied that it was reasonable to grant the Order sought. The Respondent had been in arrears of rent since March 2022. No explanation had been given by him as to the reason for failing to pay any rent since March 2022. The rent arrears were now substantial. In the absence of any representations by the Respondent to the contrary, the Tribunal was satisfied that it was reasonable to grant the Order.

## Decision

12. The Tribunal granted an order against the Respondent for eviction of the Respondent from the Property under section 51 of the Private Housing (Tenancies) (Scotland) Act 2016, under ground 12A under schedule 3 to the Private Housing (Tenancies) (Scotland) Act 2016.

## 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.

Fiona Watson

Legal Member/Chair

Date: 4 September 2023