

# **Dispute Resolution Services**

Residential Tenancy Branch Office of Housing and Construction Standards

# **DECISION**

Dispute Codes MNDC, MNSD, FF

# Introduction

This is an application filed by the tenant for a monetary order for the return of double the security deposit and recovery of the filing fee.

The tenant attended the hearing by conference call and gave undisputed testimony. The landlord did not attend or submit any documentary evidence. The tenant states that the landlord was served with the notice of hearing package by Canada Post Registered Mail on January 20, 2014. The tenant has provided a copy of the Customer Receipt Tracking number as confirmation. As such, I am satisfied that both parties have been properly served with the notice of hearing package and the submitted documentary evidence.

### Issue(s) to be Decided

Is the tenant entitled to a monetary order?

# Background and Evidence

The tenant states that they vacated the rental unit on November 30, 2013 and provided their forwarding address in writing to the landlord on November 29, 2013 for the return of the \$550.00 security deposit. The tenant states that as of the date of filing the application on January 15, 2014 that the landlord has failed to return the \$550.00 deposit.

The tenant seeks a monetary order for the return of double the security deposit of \$550.00 for a total of \$1,100.00 as per section 38 of the Residential Tenancy Act.

### Analysis

#### Section 38 of the Residential Tenancy Act states,

38 (1) Except as provided in subsection (3) or (4) (a), within 15 days after the later of

(a) the date the tenancy ends, and

(b) the date the landlord receives the tenant's forwarding address in writing,

the landlord must do one of the following:

(c) repay, as provided in subsection (8), any security deposit or pet damage deposit to the tenant with interest calculated in accordance with the regulations;

(d) make an application for dispute resolution claiming against the security deposit or pet damage deposit.

(2) Subsection (1) does not apply if the tenant's right to the return of a security deposit or a pet damage deposit has been extinguished under section 24 (1) [tenant fails to participate in start of tenancy inspection] or 36 (1) [tenant fails to participate in end of tenancy inspection].

(3) A landlord may retain from a security deposit or a pet damage deposit an amount that

(a) the director has previously ordered the tenant to pay to the landlord, and

(b) at the end of the tenancy remains unpaid.

(4) A landlord may retain an amount from a security deposit or a pet damage deposit if,

(a) at the end of a tenancy, the tenant agrees in writing the landlord may retain the amount to pay a liability or obligation of the tenant, or

(b) after the end of the tenancy, the director orders that the landlord may retain the amount.

(5) The right of a landlord to retain all or part of a security deposit or pet damage deposit under subsection (4) (a) does not apply if the liability of the tenant is in relation to damage and the landlord's right to claim for damage against a security deposit or a pet damage deposit has been extinguished under section 24 (2) *[landlord failure to meet start of tenancy condition report requirements]* or 36 (2) *[landlord failure to meet of tenancy condition report requirements]*.

(6) If a landlord does not comply with subsection (1), the landlord

(a) may not make a claim against the security deposit or any pet damage deposit, and

(b) must pay the tenant double the amount of the security deposit, pet damage deposit, or both, as applicable.

(7) If a landlord is entitled to retain an amount under subsection (3) or (4), a pet damage deposit may be used only for damage caused by a pet to the residential property, unless the tenant agrees otherwise.

(8) For the purposes of subsection (1) (c), the landlord must use a service method described in section 88 (c), (d) or (f) *[service of documents]* or give the deposit personally to the tenant.

I find based upon the undisputed testimony that the landlord has failed to return the \$550.00 security deposit within the allowed timeframe after receiving the tenant's forwarding address in writing on November 29, 2013. The tenant has established a monetary claim of \$1,100.00. The tenant is also entitled to recovery of the \$50.00 filing fee. The tenant is granted a monetary order for \$1,150.00. This order may be filed in the Small Claims Division of the Provincial Court and enforced as an Order of that Court.

### **Conclusion**

The tenant is granted a monetary order for \$1,150.00.

This decision is made on authority delegated to me by the Director of the Residential Tenancy Branch under Section 9.1(1) of the *Residential Tenancy Act*.

Dated: April 30, 2014

Residential Tenancy Branch