TENANCY TRIBUNAL - [Event location suppressed]

APPLICANT: [The applicant/s]

Landlord

RESPONDENT: Nicola Mckay Carter, Ian Sheldrick, Nathan Sheldrick

Tenant

TENANCY ADDRESS: [Tenancy address suppressed]

ORDER

- 1. An application for suppression has been made in this case, and the Tribunal orders suppression of the Landlord name and identifying details.
- 2. The tenancy of Nicola Mckay Carter, Ian Sheldrick and Nathan Sheldrick at [Tenancy address suppressed] is terminated, and possession is granted to [The landlord/s], at 11.59 am on Monday 18 September 2023.
- 3. The Bond Centre is to pay the bond of \$2,680.00 ([Bond number suppressed]) to [The landlord/s] immediately.
- 4. Nicola Mckay Carter, Ian Sheldrick and Nathan Sheldrick must pay [The landlord/s] \$3,738.34 immediately, calculated as shown in the table below:

Description	Landlord	Tenant
Rent arrears	\$5,688.57	
Water rates	\$709.33	
Filing fee reimbursement	\$20.44	
Total award	\$6,418.34	
Bond	\$2,680.00	
Total payable by Tenant to Landlord	\$3,738.34	

Reasons:

1. Both parties attended this remote teleconference hearing. The tenant Nicola Carter represented all of the tenants.

- 2. The landlord has applied for termination of the tenancy, rent arrears, water rates arrears and refund of the bond.
- 3. Rent was at least 21 days in arrears on the date the application was filed. The tenancy is terminated. See section 55(1)(a) Residential Tenancies Act 1986.
- 4. The landlord provided rent records which prove the amount owing at the end of the tenancy will be \$5,688.57
- 5. The landlord provided water rates records which show that the tenant had arrears of \$709.33 as of 23 August 2023.
- 6. As [The landlord/s] has wholly succeeded with the claim I must order the tenant to reimburse the filing fee.
- Both parties applied for name suppression. The landlord has been wholly successful and suppression of the landlord details is ordered. The tenant has not been wholly or substantially successful and the tenant application is dismissed.

S Young 12 September 2023

Please read carefully:

Visit <u>justice.govt.nz/tribunals/tenancy/rehearings-appeals</u> for more information on rehearings and appeals.

Rehearings

You can apply for a rehearing if you believe that a substantial wrong or miscarriage of justice has happened. For example:

- you did not get the letter telling you the date of the hearing, or
- the adjudicator improperly admitted or rejected evidence, or
- new evidence, relating to the original application, has become available.

You must give reasons and evidence to support your application for a rehearing. A rehearing will not be granted just because you disagree with the decision. You must apply within five working days of the decision using the Application for Rehearing form: justice.govt.nz/assets/Documents/Forms/TT-Application-for-rehearing.pdf

Right of Appeal

Both the landlord and the tenant can file an appeal. You should file your appeal at the District Court where the original hearing took place. The cost for an appeal is \$200. You must apply within 10 working days after the decision is issued using this Appeal to the District Court form: justice.govt.nz/tribunals/tenancy/rehearings-appeals

Grounds for an appeal

You can appeal if you think the decision was wrong, but not because you don't like the decision. For some cases, there'll be no right to appeal. For example, you can't appeal:

- against an interim order
- a final order for the payment of less than \$1000
- a final order to undertake work worth less than \$1000.

Enforcement

Where the Tribunal made an order about money or property this is called a **civil debt**. The Ministry of Justice Collections Team can assist with enforcing civil debt. You can contact the collections team on **0800 233 222** or go to <u>justice.govt.nz/fines/civil-debt</u> for forms and information.

Notice to a party ordered to pay money or vacate premises, etc.

Failure to comply with any order may result in substantial additional costs for enforcement. It may also involve being ordered to appear in the District Court for an examination of your means or seizure of your property.

If you require further help or information regarding this matter, visit <u>tenancy.govt.nz/disputes/enforcing-decisions</u> or phone Tenancy Services on 0800 836 262.

Mēna ka hiahia koe ki ētahi atu awhina, kōrero ranei mo tēnei take, haere ki tenei ipurangi tenancy.govt.nz/disputes/enforcing-decisions, waea atu ki Ratonga Takirua ma runga 0800 836 262 ranei.

A manaomia nisi faamatalaga poo se fesoasoani, e uiga i lau mataupu, asiasi ifo le matou aupega tafailagi: tenancy.govt.nz/disputes/enforcing-decisions, pe fesootai mai le Tenancy Services i le numera 0800 836 262.