

**Notice of the Rent Assessment
Committee Decision****Rent Act 1977 Schedule 11****Address of Premises**

80a London Road
Bognor Regis
West Sussex PO21 1DD

The Committee members were

Mr J B Tarling MCMI (Chair)
Mr B Simms FRICS MCIArb
Ms J K Morris

Landlord

Mr A Stevens & Mrs E R Calderton

Tenant

Mr I Harding

1. The fair rent is £100.00 Per week (excluding water rates and council tax but including any amounts in paras 3&4)

2. The effective date is 01 October 2003

3. The amount for services is

N/A

Per

Not applicable

4. The amount for fuel charges (excluding heating and lighting of common parts) not counting for rent allowance is

N/A

Per

Not applicable

5. The rent is not to be registered as variable.

6. The capping provisions of the Rent Acts (Maximum Fair Rent) Order 1999 do not apply because 15% exemption.

7. Details (other than rent) where different from Rent Register entry

Not applicable.

8. For information only:

(a) Deleted.

(b) Deleted.

Chairman

(Signed)
J B Tarling (Chair)

Date of decision

01 October 2003

Rent Assessment Committee: Summary reasons for decision. Rent Act 1977

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1. Background

On 14 February 2003 the landlord applied to the rent officer for registration of a fair rent of £90.00 per week for the above property.

The rent payable at the time of the application was £53.00 per week.

The rent was previously registered on 11 April 2001 with effect from the same date, at £53.00 per week following a determination by the rent officer.

On 02 July 2003 the rent officer registered a fair rent of £58.50 per week, with effect from 02 July 2003.

By a letter dated 13 August 2003 the landlord objected to the rent determined by the Rent Officer and the matter was referred to the Rent Assessment Committee.

2. Inspection

The Committee inspected the property on 01 October 2003 and found it to be in good condition.

The interior of the property had been recently decorated throughout and new fitted carpet provided. Central heating had been installed by the landlord and the property had been rewired.

The following tenant's improvements had been made to the property.

Some electrical re-wiring.

Internal decorations.

Some kitchen fittings.

3. Evidence

The Committee received written representations from the landlord and these were copied to the parties. No written representations were received from the tenant.

A hearing was held on 01 October 2003 in The Council Chambers, Clarence Road, Bognor Regis at which oral representations were made by the landlord and tenant.

4. The law

When determining a fair rent the Committee, in accordance with the Rent Act 1977, section 70, had regard to all the circumstances including the age, location and state of repair of the property. It also disregarded the effect of (a) any relevant tenant's improvements and (b) the effect of any disrepair or other defect attributable to the tenant or any predecessor in title under the regulated tenancy, on the rental value of the property.

In *Spath Holme Ltd v Chairman of the Greater Manchester etc. Committee* (1995) 28 HLR 107 and *Curtis v London Rent Assessment Committee* [1999] QB 92 the Court of Appeal emphasised

- (a) that ordinarily a fair rent is the market rent for the property discounted for 'scarcity' (i.e. that element, if any, of the market rent, that is attributable to there being a significant shortage of similar properties in the wider locality available for letting on similar terms - other than as to rent - to that of the regulated tenancy) and

- (b) that for the purposes of determining the market rent, assured tenancy (market) rents are usually appropriate comparables. (These rents may have to be adjusted where necessary to reflect any relevant differences between those comparables and the subject property).

5. Valuation

Thus in the first instance the Committee determined what rent the landlord could reasonably be expected to obtain for the property in the open market if it were let today in the condition that is considered usual for such an open market letting. It did this by having regard to the evidence supplied by the parties and the Committee's own general knowledge of market rent levels in the area of West Sussex. Having done so it concluded that such a likely market rent would be £120.00 per week.

However, the actual property is not in the condition considered usual for a modern letting at a market rent. Therefore it was first necessary to adjust that hypothetical rent of £120.00 per week to allow for the differences between the condition considered usual for such a letting and the condition of the actual property as observed by the Committee (disregarding the effect of any disrepair or other defect attributable to the tenant or any predecessor in title). The Committee considered that this required a deduction of £15.00 per week.

Furthermore, to allow for the tenant's improvements (listed above) it was necessary to make a further deduction of £5.00 per week.

The Committee did not consider that there was any substantial scarcity element and accordingly no further deduction was made for scarcity.

This leaves a net market rent for the subject property of £100.00 per week.

6. Decision

The fair rent initially determined by the Committee, for the purposes of section 70, was accordingly £100.00 per week.

The fair rent to be registered is not limited by the Rent Acts (Maximum Fair Rent) Order 1999 because by virtue of landlord's repairs and/or improvements since the previous registration the rent determined exceeds by at least 15% the previous registered rent.

Accordingly the sum of £100.00 per week will be registered as the fair rent with effect from 01 October 2003 being the date of the Committee's decision.

The registered rent is to be entered as variable in accordance with the terms of the tenancy (Rent Act 1977, s.71(4)).

signed
Chairman J B Tarling MCMI

Dated 01 October 2003

This document contains a summary of the reasons for the Rent Assessment Committee's decision. If either party requires extended reasons to be given, they will be provided following a request to the committee clerk at the Panel Office which must be made within 21 days from the date of issue of this document.

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