# Move out or change locks because of domestic violence, sexual assault, stalking, or harassment

#### **Author**

Northwest Justice Project

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If you're renting and experience domestic violence, sexual assault, stalking, or harassment, you may be able to move out before the end of your lease term or change the locks to help protect yourself.

This guide will help you understand and act on your rights and includes instructions and form letters to give your landlord.

## 1. Fast facts

# ()When can I move without having to pay for the rest of the lease?

If you and/or someone in your household experienced an incident of domestic violence, sexual assault, harassment, or stalking, you can end a lease with

your landlord after you do these things:

- 1. Get a <u>protection order</u> **or** make a <u>record of reporting what happened to</u> a "qualified third party."
- 2. Tell your landlord in writing that you (and/or your household member) have experienced domestic violence, sexual assault, harassment, or stalking, and when you plan to move out. You can <u>use our sample letter</u> or write your own. Attach a copy of your protection order or the record of report to qualified third party.

You must tell your landlord in writing that you will be breaking the lease **within 90 days** of the incident that led to the protection order or report.

You can read the law that explains these protections for tenants at <u>RCW</u> 59.18.575 (https://app.leg.wa.gov/RCW/default.aspx?cite=59.18.575).

### ()Who is a "qualified third party"?

A qualified third party is someone you can tell about domestic violence, sexual assault, harassment, or stalking and who can make and sign a written report that you can give to your landlord. Qualified third parties include law enforcement officers (police or sheriff), state court employees, doctors, nurses and other health care professionals, licensed mental health professionals or counselors, clergy, and crime victim or witness program advocates. You can find the definition of "qualified third party" in <a href="RCW 59.18.570(5">RCW 59.18.570(5)</a> (https://app.leg.wa.gov/RCW/default.aspx?cite=59.18.570).

<u>Use our sample form to make a record of your report</u> to the qualified third party.

Reporting to a qualified third party can help you end your lease. It does **not** give you the same protections as a protection order. <u>Find</u> out more about protection orders.

# I've done all the things in the checklist above. Do I still have to pay the rent for the month I leave?

Yes, even if you leave in the middle of the month. But you will be entitled to a refund of your deposit.

The rules are different if the abuser is your landlord.

# My partner was very violent and damaged the place. Can the landlord keep my security deposit to cover those damages?

**Maybe not.** If you receive some kind of subsidy for your housing (such as a Section 8 Housing Choice Voucher), you may ask your landlord to refund your deposit to you and then apply to the state's <u>Landlord Damage Relief Program</u> (https://www.commerce.wa.gov/serving-communities/homelessness/landlord-fund-programs/landlord-mitigation-program/) for reimbursement of up to \$5,000 in damages to the place. If you are facing this situation and the landlord decides to keep your security deposit, <u>talk to a lawyer</u> right away.

# I have a court order barring someone on my lease from living here anymore. Can I change the locks?

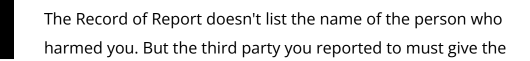
If you give the landlord a copy of the court order, the landlord must change the locks **at your expense**. The landlord cannot give copies of the new keys to the person barred from living there.

## 2. If the abuser is your landlord

#### What if my landlord has assaulted, stalked, or harassed me?

You can end your lease early and move out without having to pay for the rest of the lease if you or a household member do these things:

- 1. Get a protection order **or** make a report to a qualified third party against the landlord.
- 2. Within **7 days** of moving out, give your landlord written notice that you've vacated the rental. Include a copy of your protection order or the Record of Report. You can fax or mail the notice and copy, or have a friend or relative deliver them.



landlord that info if the landlord asks for it in writing.

After you've done these things and moved out, you don't have to pay rent after the day you move out **or** the date the landlord got the third-party report and notice, whichever is later. You are also entitled to a pro-rated refund of any prepaid rent for the month.

#### Can I get my security deposit back?

You may be entitled to a r ()efund of your deposit. Talk to a lawyer if the landlord tries to keep your security deposit and the landlord or an employee was the cause of the abuse you experienced.

#### ()Can I change the locks?

You can change or add locks, **at your own expense**, if within **7 days** of doing so, you do these things:

- 1. Get a protection order **or** make a report to a qualified third party.
- 2. Give your landlord a <u>notice that you have changed or added locks</u>. Attach a copy of your protection order or the <u>Record of Report</u>. You can fax or mail the notice and copy, or have a friend or relative deliver them.

## WashingtonLawHelp.org

Maintained by Northwest Justice Project

If you change or add locks because the landlord or an employee was the cause of the harm you experienced, your lease will end in **90 days** (3 months) of giving notice that you changed or added locks, unless you notify the landlord in writing within **60 days** that you **don't** want to end your lease. You must still pay the rent for the month you leave (even if you leave in the middle of the month). You may be entitled to a refund of your deposit.

#### I changed the locks. Can the landlord still enter my place?

Yes, but only in these situations:

- In an emergency, but when you are not home or, if you are home at the time, with law enforcement or a fire official.
- By giving you <u>written</u>, <u>reasonable notice</u>, to make needed repairs or improvements.

## I changed the locks and gave notice that I am moving. What if the landlord's employee who harmed me is fired or moves?

You may want to stay after all. In that case, you must give the landlord written notice that you plan to stay within **60 days** after you gave notice about the locks. You must give the landlord a copy of your new keys with that notice.

If you have a protection order against the landlord or landlord's employee, **don't** send a copy of your new keys.

## 3. If your landlord threatens to evict you

# My landlord has threatened to evict me because of the violence I've experienced. What can I do?

Your landlord **cannot** legally end your lease, refuse to renew your lease, evict you, or refuse to rent to you just because you are a survivor of domestic violence, sexual assault, unlawful harassment, and/or stalking. **The landlord can still end your tenancy or evict you for other, legal reasons** such as not paying rent.

If you believe your landlord is discriminating against you because of the harm you have experienced, you may be entitled to damages from the landlord. Try to get legal help.

Your landlord also **cannot** evict you based on your abuser's acts towards you, claiming that you or your abuser are causing a risk to immediate and significant threat to safety, health, or property of other tenants. If you are in this situation, get legal help.

#### 4. Forms

Form attached:

**Record of Report to Qualified Third Party** (NJP Housing 625)

Form attached:

Letter to landlord: Vacating after DV, SA, harassment, or stalking (NJP Housing 626)

Form attached:

Letter to landlord: Changed locks after DV, SA, harassment, or stalking (NJP Housing 627)

**NJP Housing 625** - Use this form to make a record of your report to a qualified third party. You don't need to do this if you get a protection order.

NJP Housing 626 - Use this form to give notice that you're moving out.

**NJP Housing 627** - Use this form to give notice that you've changed the locks at your expense.

**WashingtonLawHelp.org** gives general information. It is not legal advice. Find organizations that provide free legal help on our <u>Get legal help</u> page.

Move out or change locks because of domestic violence,

sexual assault, stalking, or harassment

## **Record of Report to Qualified Third Party**

My name is			I and/or my household member					
(name of affected	l household member, if	any:	)					
am a victim of ( <i>ch</i>	neck all that apply):							
[ ] do	mestic violence as defi	ned by RCW 26	6.50.010.					
[ ] se	[ ] sexual assault as defined by RCW 70.125.030.							
[ ] sta	alking as defined by RC	W 9A.46.110.						
(Repeat this sect	ion or add pages if need abuser's name here.	ded. Give the d	, sexual assault, or stalking late, time and location of each incident, ouser's name on the Attachment that you					
On ( <i>date</i> ):	(time):	at (location	n):					
the following hap	pened ( <i>describe incider</i>	nt):						
I state under pen- true and correct.	alty of perjury under the	e laws of the sta	ate of Washington that the foregoing is					
•								
Signature of tena	nt or household membe	er Date	City and State					
Qualified third	party verification							
Qualified third pa	rty name:							
Organization, age	ency, clinic, service prov	vider:						
crime of domestic		ult, or stalking,	was a victim of an act that constitutes a and that the individual informed me of					
<b>&gt;</b>								
Signature of qual	ified third party	Date	City and State					

# Attachment to Record of Report to Qualified Third Party

Important! Remove this attachment from the copy you give to your landlord.

Abuser (alleged perpetrator)	
The incident/s that I described in my report were committed by the following person/s	
(Name/s):	_

#### Instructions:

- 1. Complete and sign the Record of Report and the Attachment.
- 2. Make 3 copies of the completed Record of Report and 1 copy of the Attachment.
- **3.** Give one copy with the Attachment to a "qualified third party". This could be any of these:
  - Police, sheriff or deputy
  - State court employee
  - Doctor, nurse, other health care professional
  - Licensed mental health professional, counselor, or clergy
  - crime victim or witness program advocate
- **4.** Ask the qualified third party to sign the other 2 copies.
- **5.** Keep one copy for yourself.
- **6.** Give one copy **without the attachment** to your landlord, along with a letter about changed locks (form NJP Housing 627) or vacating the unit (form NJP Housing 625).

Date	:						
То:							
Land	llord's N	ame					
Maili	ng addre	ess					
City,	state ar	nd zip					
	Re:	Vacating rental unit aft and/or stalking crime	er domestic violence, sexua	al assault, harassment			
This	letter is	to notify you that I am <b>vac</b>	ating my unit on (date)				
as al	lowed by	y the Residential Landlord	Tenant Act. Please return the	refund due on my deposit			
to the	e followi	ng address:					
	New	safe mailing address	city	state zip			
I (an	d/or my	household member) was a	a victim of a domestic violence	e, sexual assault,			
hara	ssment,	and/or stalking crime. (Ch	eck one):				
[]	Prote	ection Order					
	I got a	I got a Protection Order against (name)					
			If you see this person a				
			ment agency. Attached is a co				
[]		Report to qualified 3 <sup>rd</sup> party					
	On (d	late)	, I reported the incident	to a qualified third party as			
	allowed by the Residential Landlord Tenant Act. Attached is a copy of my signed Record						
	of Report to Qualified Third Party.						
Since	erely,						
<u>)</u>							
Sign	here		Print name				
Curre	ent renta	al unit address	city	state zip			
Phor	ne numb	er / Email - optional					

Date	:					
To:						
Land	llord's Na	ame				
Maili	ng addre	ess				
City	state an	nd zin				
Oity,	Re:	•	ks after domestic violence, s alking crime	exual assault,		
•	•	,	a victim of a domestic violence, s letter is to notify you that <b>I ch</b> a			
		t for additional protection of al Landlord Tenant Act be	on ( <i>date</i> )ecause ( <i>check one</i> ):	This is allowed by		
[]	Prote	ction Order				
	I got a Protection Order against (name)					
			If you see this person at ment agency. Attached is a co			
[]	Report to qualified 3 <sup>rd</sup> party					
	allowe		, I reported the incident to dlord Tenant Act. Attached is a ty.			
Since	erely,					
<b>)</b>						
Sign	here		Print name			
Curre	ent renta	l unit address	city	state zip		
Phor	ne numb	er / Email - optional				