

# Restaure su arrendamiento después del desalojo

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Si le desalojan por no pagar la renta, es posible que pueda restaurar su arrendamiento si puede pagar lo que debe en un solo pago o demostrar al juez que puede pagar a lo largo del tiempo con un plan de pagos. Incluye formularios judiciales que puede usar para pedirle al juez que restaure su arrendamiento en virtud de la ley <u>RCW 59.18.410</u> (https://app.leg.wa.gov/rcw/default.aspx?cite=59.18.410).

## 1. Datos claves

Los inquilinos que se atrasan en el pago de su renta podrían tener que ir a una audiencia para Mostrar Causa en una demanda de desalojo (Acción de Retención Ilícita). El juez puede dictar una sentencia contra el inquilino en la audiencia, en la que se indica cuánto dinero el inquilino debe al arrendador.



Según la ley <u>RCW 59.18.410(2)</u>

(https://app.leg.wa.gov/rcw/default.aspx?cite=59.18.410)

(https://app.leg.wa.gov/rcw/default.aspx?cite=59.18.410), un inquilino puede pedir al juez que restaure su arrendamiento si puede pagar todo lo que debe al arrendador mediante un solo pago dentro de 5 días judiciales después de la audiencia.

Según la ley <u>RCW 59.18.410(3)</u>

(https://app.leg.wa.gov/rcw/default.aspx?cite=59.18.410), algunos inquilinos pueden pedir al juez que les dé un plan de pago para darles tiempo para pagar la renta adeudada y continuar viviendo en su vivienda alquilada. Los inquilinos también pueden pedir al juez que suspenda (detenga) la ejecución de una Orden Judicial de Restitución para que el sheriff no les desaloje mientras siguen haciendo los pagos conforme al plan.

# 2. Pago de la deuda en un solo pago

Los inquilinos que se atrasan en el pago de la renta podrían tener que ir a una audiencia para Mostrar Causa en una demanda de desalojo (Acción de Retención Ilícita). El juez puede dictar una sentencia contra el inquilino en la audiencia, en la que se indica cuánto dinero el inquilino debe al arrendador.

Según la ley <u>RCW 59.18.410(2)</u>

(https://app.leg.wa.gov/rcw/default.aspx?cite=59.18.410), algunos inquilinos pueden pagar lo que deben con una suma global para restaurar su arrendamiento y evitar el desalojo.



En la Audiencia para Mostrar Causa o hasta 5 días judiciales después, el inquilino puede restaurar su arrendamiento si puede pagar la renta adeudada, hasta \$75 en recargos por atraso si están permitidos en el contrato de arrendamiento, y los costos judiciales y honorarios de abogado que se otorguen en la sentencia.

Si el inquilino restaura su arrendamiento pagando lo que debe en un solo pago, también podría ser elegible para obtener una Orden para Limitar la Diseminación del registro de desalojo.

Puede usar los siguientes <u>formularios de Petición y Orden Propuesta</u> para pedirle a un juez que restaure su arrendamiento después de pagar lo que debe haciendo un solo pago y también <u>pedir una Orden para Limitar la</u> Diseminación del registro de desalojo.

# 3. Planes de Pago

Según la ley RCW 59.18.410(3)

(https://app.leg.wa.gov/rcw/default.aspx?cite=59.18.410), algunos inquilinos pueden pedir al juez que les dé un plan de pagos para darles tiempo de pagar la renta adeudada y seguir viviendo en su vivienda alquilada. Los inquilinos también pueden pedir al juez que suspenda (detenga) la ejecución de una Orden Judicial de Restitución para que el sheriff no les desaloje mientras siguen haciendo los pagos conforme al plan.

Al considerar si concede o no un plan de pagos, el juez debería considerar la existencia de los siguientes factores al tomar la decisión:



- el incumplimiento voluntario o intencional del inquilino o el no pago intencional de la renta
- si el no pago de la renta fue causado por circunstancias fuera del control del inquilino y que no es probable que se repitan
- la capacidad del inquilino para pagar oportunamente la sentencia
- el historial de pago del inquilino
- si, aparte de esto, el inquilino está cumpliendo sustancialmente con el contrato de arrendamiento
- qué tan graves serían las dificultades para el inquilino en caso de ser desalojado, y
- conducta relacionada con otros avisos notificados en los últimos seis meses.

Puede usar la <u>Petición y Orden Propuesta</u> para pedirle a un juez un plan de pagos para evitar el desalojo y continuar con su arrendamiento.

## 4. Formularios

Form attached:

Motion to Reinstate Tenancy and Limit Dissemination (NJP Housing 636)

Form attached:

**Order to Reinstate Tenancy and Limit Dissemination** (NJP Housing 637)

Form attached:

Motion for Payment Plan and to Stay Writ of Restitution (NJP Housing 638)





Restaure su arrendamiento después del desalojo

	Superior Court of Washington	, County of		
Plai	ntiff (landlord):	No		
vs. Def	endant (tenant):	Motion to Reinstate Tenancy and Limit Dissemination (Judgment paid) (No mandatory form)		
		ncy and Limit Dissemination		
	(Juagn	nent paid)		
рау) и	vhat you owe all at once. This also asks for an ord	d restore (reinstate) your tenancy if you've paid (or offered to er keeping information about the eviction out of future tenan se this with a proposed order form NJP Housing 637.		
1.	My name is	. I am the defendant in this case.		
2.	Request to reinstate tenancy			
		and allow me to continue living in my rental unit scribed in my declaration below, or I offered to accept it.		
3.	Request for Order for Limited Disser	mination and to quash any Writ of Restitution		
		o ask for an order of limited dissemination to cancel (quash) any Writ of Restitution issued		
4.	Declaration: Payment made or offere	ed		
	I declare that on ( <i>date</i> ):, I paid or offered to pay \$ This amount is the full amount owed including all the following:			
	<ul> <li>The total amount of rent due or payment due under a deposit installment plan</li> </ul>			
	<ul> <li>Late fees (if due under the lease</li> </ul>	e and not exceeding \$75)		
	<ul> <li>Court costs incurred at the time</li> </ul>	of payment		
	<ul> <li>Attorney's fees (if ordered)</li> </ul>			

Payment made. I paid the above amount to (check one):					
☐ The landlord (or their attorney, if any).					
☐ The court registry.					
<b>Payment offered and refused.</b> I offered to pay the above amount to my landlord or their attorney and they did not accept it.					

#### 5. Authority to reinstate tenancy

When eviction is for non-payment, a tenant may reinstate their tenancy at any time up to 5 court days after entry of a judgment at an unlawful detainer hearing. The relevant paragraph of RCW 59.18.410(2) states:

When the tenant is liable for unlawful detainer after a default in the payment of rent, execution upon the judgment shall not occur until the expiration of five court days after the entry of the judgment.

Before entry of a judgment or until five court days have expired after entry of a judgment, the tenant [...] or other party interested in the continuance of the tenancy, may pay into the court or to the landlord the amount of the rent due, any court costs incurred at the time of payment, late fees if such fees are due under the lease and do not exceed seventy-five dollars in total, and attorneys' fees if awarded, in which event any judgment entered shall be satisfied and the tenant restored to his or her tenancy.

A tenant's liability for unlawful detainer after default in the payment of rent begins just after the period of 14 days after service of a "Fourteen-Day Notice to Pay Rent or Vacate the Premises." See RCW 59.12.030(3). This date would be the first date available for the tenant to be restored to his or her tenancy under RCW 59.18.410(2), so long as the tenant pays the amount of the rent due and any late fees (if such fees are due under the lease and do not exceed \$75 in total).

After court costs have been incurred (but before any judgment is entered), the tenant may pay the amount of rent due, plus any court costs incurred at the time of payment, plus late fees (not to exceed \$75.00 in total) and then be restored to his or her tenancy. Late fees for rent owed between March 1, 2020 and December 31, 2021 may not be included. RCW 59.18.625.

**After a judgment has been entered**, the tenant has 5 court days to pay the amount of the rent due, plus any court costs incurred, plus late fees (not to exceed \$75.00 in totla), plus attorneys' fees if awarded, and then the tenant shall be restored to his or her tenancy. Additionally, any judgment entered shall be satisfied and the landlord shall file a satisfaction of judgment with the court. RCW 59.18.410(2).

**Deposit installment plan.** Under RCW 59.18.283(3), a tenant may reinstate the tenancy if a tenant defaulted in payment owed under a deposit installment plan:

When, at the commencement of the tenancy, the landlord has provided an installment payment plan for nonrefundable fees or deposits for the security of the tenant's obligations and the tenant defaults in payment, the landlord may treat the default in payment as rent owing. Any rights the tenant and landlord have under this chapter with respect to rent owing equally apply under this subsection.

Because the Defendant has tendered the appropriate amount of rent, costs and/or fees to the Plaintiff, this court should order the Defendant's tenancy reinstated under RCW 59.18.410(2). If the tenancy is reinstated, any Writ of Restition must be guashed.

#### 6. Authority to order limited dissemination

Under RCW 59.18.367(1)(b), a court may order an unlawful detainer action to be of limited dissemination if the tenancy was reinstated under RCW 59.18.410 or other law. If Defendant is reinstated under RCW 59.18.410(2), the court should issue an order barring the disclosure of the existence of this unlawful detainer action in a tenant screening report or using it as a factor in determining any score or recommendation in a tenant screening report.

#### Person making this motion fills out below:

I declare under penalty of perjury under the provided on this form are true.	e laws of the state of Was	shington that tl	ne facts I	have
Signed at (city and state):	Date:			
<b>&gt;</b>				
Person making this motion signs here	Print name here			
I agree to accept legal papers for this case	at (check all that apply):			
☐ the following address (this does <b>not</b> ha	ve to be your home addr	ress):		
Street or mailing address	city	state	zip	
□ Fmail·				

Pla	intiff/s ( <i>landlord</i> ):	No
vs. Defendant/s ( <i>tenant</i> ):		Order to Reinstate Tenancy and Limit Dissemination (Judgment paid)  (No mandatory form)  Clerk's action required: 3
		Tenancy and Limit Dissemination (Judgment paid)
Use t	t <b>his form</b> with NJP Housing 636, Motion t	o Reinstate Tenancy and Limit Dissemination (Judgment paid).
1.	Basis	
	and supporting documents filed	lotion to Reinstate Tenancy and Limit Dissemination by Defendant/s, any response from Plaintiff/s, other d identified by the court, if any, and any testimony or
	A hearing was held on <i>(date)</i>	<u>.</u>
2.	Findings	
	RCW 59.18.410(2). Because th	s paid the amount required to reinstate the tenancy under e tenancy is reinstated, there is good cause to limit etainer action for the Defendant/s.
	Other findings (if any):	

3. O	Order						
-	Tenancy reinstated. Defe	endant/s a	re reinstated to the tenancy at:				
	(address)						
	<ul> <li>Any Writ of Restitution previously ordered in this case is quashed.</li> </ul>						
	Either Plaintiff/s or Defend Sheriff to stop the enforce	deliver a non-certified copy of this C ny Writ of Restitution.	Order to the				
•	Any judgment entered in	n this acti	on has been satisfied.				
	Clerk's action: The court clerk shall modify this record to indicate that the has been satisfied.						
•	Dissemination of this unlawful detainer case record is limited with re Defendant/s:						
	<ul> <li>(name/s)</li></ul>						
•							
Ordered							
		<b>)</b>					
Date	_	Judge or (	Commissioner				
Parties of	or their lawyers fill out belo	ow.					
☐ is an ao	er (check any that apply): greement of the parties ented by me signed by the court without no	tice to me	This order <i>(check any that apply)</i> :  ☐ is an agreement of the parties ☐ is presented by me ☐ may be signed by the court without it	notice to me			
			•				
Plaintiff sig	ns here <b>or</b> lawyer + WSBA #		Defendant signs here <b>or</b> lawyer + WSBA	<del></del>			
Print Name	)	Date	Print Name	Date			

	Supe	rior Court of Washington	, County of		
Plair	ntiff ( <i>landlor</i>	rd):	No.		
vs. Defendant ( <i>tenant</i> ):			Motion for Payment Plan and to Stay Writ of Restitution		
		ant):	(No mandatory form)		
	Motio	n for Payment Plar	n and to Stay Writ o	of Restitution	
			oay off the amount you owe within son and let your tenancy continue du		
1.	My name	is	I am the defen	dant in this case.	
2. Request					
	continue l assistanc	iving in my rental unit under t	nent of the Writ of Restitution he fair and just terms of the p There is good cause to stay o	payment plan and/or	
3.	Total am	ount owed			
	The amount to be paid through the payment plan and/or the following:			programs includes	
	F	Rent due	\$		
	C	Court costs	\$		
	L	ate fee (up to \$75)	\$		
	A	ttorney fees	\$		
		Deposit installment plan ayment due	\$		
	C	Other (describe):	\$		

		Total	\$					
4.	Pr	oposed payment plan, eme	rgency assistance, or landlor	d mitigation				
	(C	heck all that apply)						
		by ( <i>date</i> ):						
		Payment amount	Due date					
		\$						
		\$						
		\$						
		\$						
		\$						
		(add rows as needed)						
5.	_	Name of agency (government or non-profit organization):  eclaration  Check all that apply and give details. Add lines or attachments as needed.) I declare:  Failure to timely pay was not willful or intentional. (Explain)						
		Failure to timely pay was caused by pressing and urgent (exigent) circumstances outside my control. Those circumstances are not likely to happen again. (Explain)						
		I am currently able to mak (Explain)	e timely payments according	to the payment plan.				

Total

☐ I had a positive and timely payment history until recently. (*Explain*)

Other than the payment issue, I am in substantial compliance with my rental agreement. ( <i>Explain</i> )
An eviction would cause me great hardship. (Explain)
I have shown good conduct related to other notices served within the last 6 months. (Explain)
I am currently low-income, limited-resourced or experiencing hardship. ( <i>Explain</i> )
I am relying on an emergency rental assistance program provided by a government entity or nonprofit organization. I have attached a pledge (written offer or proof) of the emergency rental assistance from the government entity or non profit organization. ( <i>Attach proof.</i> )
(Name of government or non-profit):

#### 6. Authority to stay the Writ of Restitution

Under RCW 59.18.410(3)(a), "the court, at the time of the show cause hearing or trial, or upon subsequent motion of the tenant but before the execution of the writ of restitution, may stay the writ of restitution upon good cause and on such terms that the court deems fair and just for both parties."

Under RCW 59.18.410(3)(a), "the court shall consider evidence of the following factors" in making this decision: the tenant's willful or intentional default or intentional failure to pay rent; whether non-payment of the rent was caused by exigent circumstances that were beyond the tenant's control and that are not likely to recur; the tenant's ability to timely pay the judgment; the tenant's payment history; whether the tenant is otherwise in

substantial compliance with the rental agreement; hardship on the tenant if evicted; and conduct related to other notices served within the last six months.

Under RCW 59.18.410(3)(c)(iv), the court shall stay the writ as necessary to afford a tenant an equal opportunity to comply with the terms of a payment plan if a tenant is relying on an emergency rental program provided by a government or nonprofit entity and provides an offer of proof.

Under RCW 59.18.283, a tenant may move to stay a writ of execution if a tenant defaulted in payment owed under a deposit installment plan. RCW 59.18.283 now includes the provision that "When, at the commencement of the tenancy, the landlord has provided an installment payment plan for nonrefundable fees or deposits for the security of the tenant's obligations and the tenant defaults in payment, the landlord may treat the default in payment as rent owing. Any rights the tenant and landlord have under this chapter with respect to rent owing equally apply under this subsection." RCW 59.18.283(3).

Under RCW 59.18.410(3)(e)(i), the court shall issue a finding as to whether the tenant is low-income, limited resourced, or experiencing hardship to determine if the parties may be eligible for disbursement through the landlord mitigation program account established within RCW 43.31.605(1)(c).

A recently added provision to RCW 43.31.605, provides that unpaid judgments resulting from the tenant's failure to comply with an installment payment agreement are also eligible for reimbursement from the landlord mitigation program. See RCW 43.31.605 (1)(c).

#### Person making this motion fills out below:

provided on this form are true.					
Signed at (city and state):		Date:			
<b>•</b>					
Person making this motion signs here	Print name here				
I agree to accept legal papers for this	case at (check all that apply):				
□ the following address (this does n	not have to be your home addre	ess):			
Street or mailing address	city	state	zip		
□ Email:					

I declare under penalty of perjury under the laws of the state of Washington that the facts I have

Plai	ntiff/	s (landlord):	No			
VC	vs. Defendant/s (tenant):		Order for Payment Plan and to Stay Writ of Restitution			
			(No mandatory form)			
loo ti		Order for Payment Plan a	and to Stay Writ of Restitution			
)se u  .		nn will nor nousing 636, Molion for raymen Asis	il Plan and to Stay Will of Restitution.			
	Re Pla	The court has considered the <b>Motion for Payment Plan and to Stay Writ of Restitution</b> and supporting documents filed by Defendant/s, any response from Plaintiff/s, other documents from the court record identified by the court, if any, and any testimony or argument.				
	A hearing was held on <i>(date)</i>					
2.	Fi	Findings				
2.	The court has considered the factors stated in RCW 59.18.410(3)(a). There is good cause to stay (pause) enforcement of the Writ of Restitution upon the fair and just terms ordered below.					
		<b>Emergency rental assistance.</b> Defeassistance program provided by:	endant/s are relying on an emergency rental			
		(Name of government or non-profit):				
		This stay is necessary to give Defenderms of the payment plan. RCW 59.	dant/s an equal opportunity to comply with the 18.410(3)(c)(iv).			
	Other findings (if any):					

#### 3. Total amount owed

The amount Defendant/s shall pay through the payment plan and/or assistance program includes the following:

Rent due	\$
Court costs	\$
Late fee (up to \$75)	\$
Attorney fees	\$
Deposit installment plan payment due	\$
Other (describe):	\$
Total	\$

4.	Order	for	payı	ment	pl	an
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	ant/s shall pay the total amount 	listed above within <b>90 days</b> of	of this order by
The pay	yments shall be made in installn	nents as follows:	
be paid v	der is entered before the 15th of the m vithin 5 court days of the entry of this o ving month's rental payment may be in	rder. RCW 59.18.410(3). If after the	
	Payment amount	Due date	
	\$		
	\$		
	\$		
	\$		
	\$		
	(add rows as needed)		
Other re	equirements (if any):		
Order r	reinstating tenancy		_
	ant/s are reinstated to the tenares)	•	

### 6. Order staying enforcement of Writ of Restitution

Any Writ of Restitution previously ordered in this case is stayed.

5.

Either Plaintiff/s or Defendant/s may deliver a non-certified copy of this Order to the Sheriff to stop the enforcement of any Writ of Restitution.

Ordered.			
- <del></del>			
Date	Judge or Commissioner		
Parties or their lawyers fill out be	low.		
This order <i>(check any that apply)</i> :  ☐ is an agreement of the parties ☐ is presented by me ☐ may be signed by the court without n	otice to me	This order <i>(check any that app</i> ☐ is an agreement of the parties ☐ is presented by me ☐ may be signed by the court with	,
<b>&gt;</b>		<b>•</b>	
Plaintiff signs here <b>or</b> lawyer + WSBA #		Defendant signs here <b>or</b> lawyer + W	/SBA #
Print Name	Date	Print Name	Date