

INSTRUCTIONS FOR SERVING AN EVICTION NOTICE IN WASHINGTON

These instructions are for the state of Washington. Even in Washington, these instructions are general information and not a substitute for legal advice.

Service of notices is strictly construed against the landlord. Even if you can prove the tenant actually received the notice, failure to strictly adhere to the service methods will result in dismissal of the eviction action. There are three acceptable means to serve a notice on a tenant.

- 1. Delivering a copy personally to each adult occupant.
- 2. Substitute service on some person of suitable age and discretion **AND** mailing a copy to each adult occupant.
- 3. <u>If neither the tenant nor a person of suitable age and discretion is present</u> then affixing a copy of the notice in a conspicuous place on the premises <u>AND</u> mailing a copy to each adult occupant.

<u>Always knock first.</u> A good tenant attorney might cross-examine the landlord witness as to whether the notice was posted without inquiring if anyone was present. If so, the case will be dismissed.



Mailing. When mailing is required regular first class is fine unless the lease requires certified. Mailing alone is <u>never</u> sufficient, <u>even if</u> the tenant actually receives the document. Mailing does <u>not</u> mean the landlord placing the notice in the tenant's mailbox. Mailing means utilizing the US Postal Service. When mailing is required, one day is added by rule before the landlord can take further action. Mail from the same county where the property is located.

More than one occupant. If there is more than one person living in the property it is important to serve enough copies for each person. If someone answers the door, hand that person enough copies of the notice for everyone and mail copies to each occupant. Likewise if posting a copy, mail copies to each occupant. This does <u>not</u> mean each tenant separately named on individual notices. It means exact copies of one notice, each of which lists the names of all tenants. Do not name unauthorized occupants, but DO serve enough copies to account for them.

Posting. Notices must be posted in a conspicuous manner.

Rent. Do not demand deposits, utilities, or other non-rent items on the 3-day pay rent or vacate notice. These items should be on a notice to comply or vacate.

More Time by Contract. If the rental agreement provides for more than three days notice of delinquent rent you must amend the form to comply with the rental agreement.

Do not serve these instructions on the tenant.

NOTICE TO PAY OR VACATE

TO:	
AND TO ALL PERSONS IN POSSESS	SION
You and each of you are notified that rent for the premises commonly known as	
is in arrears in the amount(s) indicated:	
rental period(s)	amount
YOU MUST PAY THE RENT WITHIN	N THREE (3) DAYS OR VACATE THE PREMISES.
	undersigned or vacate the premises within three (3) days will be terminated and the landlord will be see allowed by law.
notice by the applicable deadlines stated	ype of notice you must comply with each and every in the various notices. A different deadline in another its notice. Each notice requires compliance with its of compliance other notices.
DATED this day of, 20	_ ·
	Signature of landlord or agent Print Name:
	Address