Reporting PREA Allegations

If you are a victim of sexual misconduct or sexual harassment or you suspect someone else has been sexually abused, sexually harassed, or involved in sexual misconduct, report it.

- Verbally tell a staff member
- Call the PREA Hotline at 1-800-586-9431
- Submit a kiosk message or resolution request (PREA reports received via the resolution process will be removed from the resolution process and addressed as a PREA allegation)
- Send legal mail addressed to the State Attorney General, local law enforcement or the PREA Coordinator at Headquarters
- Submit DOC 21-379, Report of PREA Allegation to an Outside Agency, available at your facility

When reporting, provide as much information as you can or you are comfortable giving. You can also report anonymously (i.e., without giving your name).

Your family and/or friends can report PREA for you by calling the PREA Hotline, writing a letter to the PREA Coordinator or sending an email to: DOCPREA@doc.wa.gov

DOC is committed to investigating every allegation, getting services to every victim, and punishing every perpetrator.

Victim Services

Community victim advocacy and medical and mental health services are available. These will be provided at no cost to you regardless of whether you name the abuser or cooperate with an investigation. Speak with your case manager if you would like to have an appointment scheduled.

Look for the poster in your facility for additional information or ask any staff member for a Victim Advocacy brochure.

Additional Resources

- RCW 9A.44.160
- RCW 9A.44.170
- RCW 72.09.225
- 490.800 Prison Rape Elimination Act (PREA) Prevention and Reporting
- 490.820 Prison Rape Elimination Act (PREA) Risk Assessments and Assignments
- 490.850 Prison Rape Elimination Act (PREA) Response
- 490.860 Prison Rape Elimination Act (PREA) Investigation
- 490.700 Transgender, Intersex, and/or Gender Non-Conforming Housing and Supervision

PREA HOTLINE
1-800-586-9431

TTY/TTDD
844-242-1201

Department of Corrections
P.O. Box 41100
Olympia, WA 98504-1100

400-BR018 (R 5/2021)
What is PREA?

The Prison Rape Elimination Act (PREA) is a federal law that went into effect in September of 2003 which prohibits sexual misconduct in correctional settings such as prisons, jails, lock ups, juvenile facilities and Immigration Services/ICE detention facilities. Sexual misconduct under this law includes: inmate-on-inmate sexual assault and abuse; staff-on-inmate sexual misconduct (sexual/inappropriate relationships with inmates); and, inmate-on-inmate and staff-on-inmate sexual harassment.

The Department of Corrections (DOC) has zero tolerance for sexual misconduct of any kind and will impose discipline for such misconduct, up to and including dismissal for staff and serious infractions for individuals under DOC supervision who victimize other individuals under DOC supervision. Incidents of sexual misconduct will also be referred to law enforcement when applicable. DOC policies regarding sexual misconduct apply to all individuals under DOC supervision, both incarcerated and on community supervision. They also apply to employees, contractors, and volunteers.

Staff and individuals under DOC supervision have the right to be free from retaliation for reporting sexual misconduct. Retaliation may include threats, harassment, infractions, loss of privileges or asking others to intimidate the individual under DOC supervision. Retaliation against any person because of their involvement in the reporting, or investigation of, a PREA allegation is prohibited and will be investigated.

Individuals under DOC supervision will be held accountable for making false PREA allegations.

Inmate-on-inmate sexual assault/abuse is any incident of a sexual nature between 2 or more individuals under DOC supervision, without the individual’s consent or if the individual is unable to consent/refuse. Examples of a sexual assault may include rape or someone forcing you to have sex with them or another person to repay a debt.

Staff sexual misconduct may include engaging in sexual intercourse with an individual under DOC supervision, allowing an individual under DOC supervision to engage in sexual intercourse with another staff, compelling/allowing an individual to touch their body to gratify sexual desire, kissing an individual under DOC supervision, etc.

If you have been sexually assaulted, get to a safe place and REPORT IT AS SOON AS YOU CAN! It is important that you don’t use the bathroom, brush your teeth, shower or change your clothes. Even if you want to immediately clean up after the assault, it is important to safeguard the evidence.

Sexual harassment includes repeated and unwelcome sexual advances, requests for sexual favors, verbal comments, gestures, or actions of a derogatory or offensive sexual nature by one individual under DOC supervision to another, or deliberate and repeated verbal comments or gestures of a sexual nature to an individual under DOC supervision by staff.

How to Prevent Sexual Assault

Anyone offering you favors, lending you things, or providing you with protection may be setting you up for an assault or targeting you as a potential victim.

- Be aware of situations that make you feel uncomfortable. Trust your instincts. If it feels wrong, leave or call out for a staff member. It is your right to say “no,” “stop it,” or “don’t touch me!”
- If you or someone else is being pressured for sex, immediately tell a staff member. You do not need to wait for a sexual assault to happen to ask for help.
- Be aware of areas where it may be difficult to be seen by staff or where you would have trouble getting help if needed.
- Stay out of other individuals’ cells and keep them out of yours.
- Be alert—using contraband drugs and alcohol will make it difficult for you to stay alert and make good decisions.
- Do your own time. Get involved in programs and structured activities.

The DOC does not recognize consensual sexual contact between staff and individuals under DOC supervision.

Consensual, non-coerced sexual activity between individuals under DOC supervision is prohibited by DOC rule but is not defined as a violation of PREA policies.