Five Facts Every Parent Should Know About Their Housing Rights

Did you know that federal law makes it illegal for housing developers, landlords, and even homeowners associations to deny housing to families with children or to place unreasonable restrictions on children?

Fewer than half of parents do.

This year marks the 20th Anniversary of the Fair Housing Amendments Act, which protects the rights of parents to buy, rent, and live in the home of their choice. On this occasion, the U.S. Department of Housing and Urban Development (HUD) wants to tell parents five things they should know about their housing rights.

1. You Cannot Be Denied Housing Because You Have a Child

Although it has been illegal for 20 years, many housing developments and apartment buildings still have rules prohibiting families with children or families expecting a child. With the exception of senior housing and small properties where the owner resides, such provisions are always illegal. HUD takes these matters seriously and will take action when it sees housing developments keep parents out. For example, last year a parent reported that an apartment building in Highwood, Illinois, refused to rent to her because of her child. The parent wished to remain anonymous, so a local fair housing organization sent testers to the property to see if they treated families with children different from applicants without children. The tests showed that the property owner discouraged families with children from renting apartments and informed parents that the units were for single people. The fair housing organization filed a complaint with HUD. After a thorough investigation, HUD charged the owners with discrimination against families with children.

2. You Cannot Be Evicted From Housing Because You Have Child

While the birth of a child is usually a time for celebration, some landlords feel it is also the time for new parents to find another place to live. Though such actions are illegal, many facilities evict parents because they are expecting or have given birth to, adopted, or obtained custody of a child.

In one recent case, Shelia Brown was living in Summer Place Apartments in Las Vegas, Nevada when she obtained custody of her daughter. Less than a month later, the
apartment manager told her to find a new place to live, because children were not allowed
on the property. Ms. Brown filed a complaint with HUD, whose investigation uncovered
that the management had forced other tenants to leave when they were pregnant or
obtained custody of their children. In January 2008, Summer Place agreed to pay
$75,000 to Ms. Brown and other families who were mistreated.

3. Families Cannot Be Restricted to One Area of a Building or Complex

Some housing complexes allow families but restrict them to lower floors or to certain
areas of the property. Both restrictions are illegal.

Sherri McLathian wanted to find an affordable home in a good school district for her two
children. She thought she located an ideal townhouse in a new development called
Victorian Village in Gurnee, Illinois. When she inquired about buying the homes, the
sales person informed her that her children were not wanted in the neighborhood and
would be the only ones there. The saleswoman then informed Ms. McLathian that no
town homes were available. Ms. McLathian filed a complaint with the State of Illinois,
which handled the case under an agreement with HUD and negotiated a $12,000
settlement for Ms. McLathian.

4. Rules Cannot Unfairly Target Children

Many parents are unaware that it is illegal for landlords to make rules specifically against
children. For example, a landlord cannot forbid children from a common area that adults
are allowed to use.

Recently, six families in St. Louis settled complaints against Ridgecrest Apartments for
overly restrictive rules against children. The landlord had required anyone under the age
of 18 to be supervised anytime they were outside of their apartments. The rule was so
strict that teenagers were not allowed to talk to their friends in the hallway without a
parent present. In December 2007, the owners and managers of Ridgecrest agreed to a
$170,000 settlement to compensate the families and create an after-school program for
children on the property.

5. Advertisements Cannot State That Children Are Not Wanted

Finally, no property, other than seniors-only housing, is allowed to advertise that it is
restricted to adults or that it will not allow children.

Lolita Lindo was searching for an apartment for herself and her 10-year old son because
her landlord had recently raised the rent by a few hundred dollars a month. She saw a
“For Rent” sign on a grey flagstone property in her neighborhood that she thought would
be perfect. The sign read “For Rent for two persons, Apartment Two Bedroom, No
kids...” Ms. Lindo filed a complaint with HUD and in December 2007, a judge ordered
the owner to pay her $20,000.

Of the 10,000 complaints HUD and State and local agencies investigate each year, nearly
1,500 allege discrimination because of children. People who have experienced of
housing discrimination can report it by contacting HUD at (800) 669-9777 (voice), (800)
927-9275 (TTY).