

Receiverships in Aid of Enforcements of Judgments:

What the Receiver Can Do and What the Receiver Needs in Order to Bring Home the Bacon

Loyola VI, Friday, January 23, 2015, 10:00 a.m., Concurrent Session #2
Hilton Irvine/Orange County Airport

Panelists:

The Honorable Jeffery B. Barton,
San Diego Superior Court
Susan L. Uecker,
Uecker & Associates, Inc.

Everett G. Barry, Jr.,
Mulvaney Barry Beatty Linn & Bayers, LLP
Richard M Kipperman,
Corporate Management, Inc.

Post-Judgment Receiverships:

What circumstances allow for the appointment of a Receiver?

What showing do you need to make?

How do you craft an order appointing Receiver to get what you want at a cost that makes sense?

How does the Receiver get paid?

Can §730 of the California Evidence Code be used to aid in the post-judgment effort?

Attached articles:

“So I Have a Judgment, Now What? How Creditors Can Use Receivers to Collect on Judgments”
by Matthew L. Seror, Esq., Buchalter Nemer article.

“Post-Judgment Receiverships Enhance the Collection Process”
by Bryan D. Sampson, Esq., Receivership News, Fall 2003, Issue 11.

“A Story of Risks in a Post-Judgment Receivership”
by Kevin Singer and Byron Z. Moldo, Esq., Receivership News, Summer 2014, Issue 52.

“Using Limited Resources to Accomplish Limited Tasks”
by Bryan D. Sampson, Esq. And Seana K. Scholtemeyer, Esq., Receivership News, Fall 2006, Issue 23.

Attached Sample:

Notice of Motion and Motion for Appointment of a Receiver to Sell Real Property, related MPAs,
prepared by Everett G. Barry, Esq.