Writ of Restoration Flowchart

Prop Code 92.0091(g), (h)

Applicant files sworn written application in precinct where property is located, pays the civil filing fee or files

Statement of Inability (or judge defers payment of costs), and orally states the facts of the case under oath to the judge.

Prop Code 92.0091(b)

Prop Code 92.0091(i)

Writ must be served on landlord/mgmt co. in same If judge finds that an unlawful disconnection manner as writ of possession. Unless the judge has deferred costs or Statement of Inability was filed, has occurred, ex parte writ for immediate and service fee must be paid (same as service of writ of temporary restoration shall be issued. Prop Code 92.0091(c) possession). Prop Code 92.0091(d) Hearing must be held at least 1 and Does landlord no more than 7 days after request. request a hearing before the 8th day Prop Code 92.0091(e) after service? Writ remains in place. No Ruling may be appealed in Was the writ properly same manner as eviction A judgment for court costs may be issued? appeal. entered against the landlord. Prop Code 92.0091(g) Prop Code 92.0091(f) Court dissolves the writ. Has the Ruling may be appealed in same landlord complied with the Close case. manner as eviction appeal. Prop Code 92.0091(g) writ? ·No No Court issues a show cause notice upon filing of an affidavit. Service Has a writ of Did landlord fee in amount of citation service fee possession issued or was there assessed unless deferred or disobey writ? an appeal under Statement of Inability filed. Sec. 92.0091(g)? Prop Code 92.0091(i) Yes Landlord may be committed to jail without bail Is landlord still disobeying until the order is obeyed. -Yes writ? Prop Code 92.0091(i) Yes No May hold in contempt under Gov't Code 21.002 The writ of restoration (up to 3 days in jail and/or up to \$100 fine). may not be enforced.