## **Invitation to Comment**

Title	Civil Forms: Attachment Forms, Financial Abuse of Elder or Dependent Adults (revise forms AT-105, AT-115, AT-120, AT-125, AT-130, and AT-140)
Summary	Welfare and Institutions Code section 15657.01 authorizes issuance of attachments in actions alleging financial abuse of an elder or dependent adult. The statute mandates that an application for such a writ include reference to the Welfare and Institutions Code section and that the provisions of the Code of Civil Procedure not inconsistent with Welfare and Institutions Code section 15657.01 apply. Under this proposal, the Judicial Council attachment forms would be revised to include references to the Welfare and Institutions Code section so that the forms may be used for writs of attachment under that statute.
Source	Civil and Small Claims Advisory Committee Hon. Dennis M. Perluss, Chair
Staff	Anne M. Ronan, Attorney, 415-865-8933, anne.ronan@jud.ca.gov.
Discussion	The attachment provisions of the Code of Civil Procedure are set out in

title 6.5 (beginning at Code of Civil Procedure, section 481.010) of chapter 2, Civil Actions. The provisions include procedures for applying for, opposing, and enforcing attachments and specifications of what kinds

chapter 2, Civil Actions. The provisions include procedures for applying for, opposing, and enforcing attachments and specifications of what kinds of property may be attached. The current Judicial Council attachment forms provide a means to comply with the detailed provisions of the attachment statutes.

Welfare and Institutions Code, section 15657.01 expressly authorizes attachments in actions for damages for financial abuse of an elder or dependent adult and provides that the attachment statutes apply to the extent that they are not inconsistent with the new elder abuse attachment law, except for Code of Civil Procedure section 483.010. Welfare and Institutions Code, section 15657.01 requires that any application for an attachment made under the elder abuse statute expressly include reference to that statute. Under this proposal, the current attachment forms would be revised so that they may be used by plaintiffs basing their claims on

\_

<sup>&</sup>lt;sup>1</sup> That statute authorizes attachments only in contract claims for a fixed or ascertainable amount over \$500, not secured or with security worth less than the amount of the claim, and, if against a natural person, arising from a commercial transaction. Those conditions apply, however, only when not otherwise provided by statute. (Code Civ. Proc., § 483.010(a).)

the Welfare and Institutions Code, as well as by those acting under the Code of Civil Procedure. The proposed revisions are as follows.

First, the assertion on the application form and several of the orders that the attachment sought is based on a claim upon which an attachment may issue under Code of Civil Procedure section 483.010 has been revised to add a reference to Welfare and Institutions Code section 15657.01 as an alternative basis for the claim. Check boxes have been added so that the party or court can indicate which provision applies.

Second, new subpart 6b has been added to item 6 in the application (form AT-105) to parallel current item 6, in which a plaintiff must confirm that a claim against a defendant who is a natural person meets the requirements for an attachment under Code of Civil Procedure 483.010 (based on conduct arising from a commercial transaction not involving goods or services for personal use). Because an attachment in an elder abuse case need not meet the requirements of section 483.010, a new subpart (item 6b) has been added to the form by which a plaintiff may assert that a claim against a defendant who is a natural person is based on conduct that comprises financial abuse of an elder or dependent adult.

Third, the *Notice of Application and Hearing* (form AT-115) has been revised to include references to the Welfare and Institutions Code. A check box concerning which code section the application is brought under has been added to item 4, references to the Welfare and Institutions Code have been added to item 5, and a new subpart has been added to item 6h(2), in which the defendant is told how the amount to be secured by an attachment is determined.

Specific comments are requested on the value of revising the attachment forms to include attachments for financial elder abuse in light of the lack of detail in the Welfare and Institutions Code as to what amount may be secured by an attachment under that provision. It is unclear, for example, what information should be included in item 6h(2) on form AT-115 about how the amount to be secured by an attachment under this statute is to be determined, whether it is (1) the ascertainable value of wrongfully converted real or personal property (see Welf. & Inst. Code § 15610.30, defining financial abuse), (2) all compensable losses suffered as a result of the financial abuse that is alleged in the complaint under Welfare and Institutions Code, section 15657.5 (see § 15657.01, stating an attachment may be issued in any action for damages under section 15657.5), or (3) some other amount. The Welfare and Institutions Code attachment statute is also silent concerning whether there are any limitations as to

what property may be attached, whether only wrongfully converted property or other property worth up to the total lien amount. Comments are sought on whether the forms, as revised, would be useful or appropriate in light of the ambiguity about the amount of lien and type of property on which Welfare and Institutions Code section 15657.01 authorizes attachment.

Attachments

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	DRAFT
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	v3
ATTORNEY FOR (Name):	03/16/09
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	00/10/05
STREET ADDRESS:  MAILING ADDRESS:	NOT A PROMED
CITY AND ZIP CODE:	NOT APPROVED
BRANCH NAME:	BY JUDICIAL
PLAINTIFF:	COUNCIL
DEFENDANT:	
APPLICATION FOR  RIGHT TO ATTACH ORDER TEMPORARY PROTECTIVE ORDER ORDER FOR ISSUANCE OF WRIT OF ATTACHMENT ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT After Hearing Ex Parte Against Property of Nonresident	CASE NUMBER:
1. Plaintiff (name):  applies  after hearing  ex parte for a. a right to attach order and writ of attachment. b. an additional writ of attachment. c. a temporary protective order. d. an order directing the defendant to transfer to the levying officer possession of (1) property in defendant's possession. (2) documentary evidence in defendant's possession of title to property. (3) documentary evidence in defendant's possession of debt owed to defendant (name): a. is a natural person who (1) resides in California. (2) does not reside in California. b. is a corporation (1) qualified to do business in California. (2) not qualified to do business in California. c. is a California partnership or other unincorporated association. d. is a foreign partnership that (1) has filed a designation under Corporations Code section 15800. e. is other (specify):	fendant.
3. Attachment is sought to secure recovery on a claim upon which attachment may issue  Code of Civil Procedure section 483.010  Welfare and Institutions C	
4. Attachment is not sought for a purpose other than the recovery on a claim upon which	the attachment is based.
<ol><li>Plaintiff has no information or belief that the claim is discharged or the prosecution of the Title 11 of the United States Code (Bankruptcy).</li></ol>	ne action is stayed in a proceeding under

S	HORT TITLE	CASE NUMBER:
_		
	<ul> <li>a. Plaintiff's claim or claims arise out of conduct by the defendant who is a natural claim or claims are not based on the sale or lease of property, a license to use post of money where any of the foregoing was used by the defendant primarily for pest.</li> <li>b. Plaintiff's claim or claims arise out of conduct of a natural person or an entity who retained, or assisted in taking, secreting, appropriating, obtaining, or retaining</li> </ul>	property, the furnishing of services, or the loan ersonal, family, or household purposes.  o has taken, secreted, appropriated, obtained
7.	dependent adult for a wrongful use, with intent to defraud, or by using undue infl  The facts showing plaintiff is entitled to a judgment on the claim on which the attachment in the  a verified complaint.  b attached affidavit or declaration.	uence.
3.	c. following facts (specify):  The amount to be secured by the attachment is: \$	
	<ul><li>a which includes estimated costs of: \$</li><li>b which includes estimated allowable attorney fees of: \$</li></ul>	
9.	Plaintiff is informed and believes that the following property sought to be attached for which to attachment:  a.	
	d. Property covered by a bulk sales notice with respect to a bulk transfer by defend property (describe):	lant on the proceeds of the sale of such
	e. Plaintiff's pro rata share of proceeds from an escrow in which defendant's liquor	license is sold (specify license number):
10.	Plaintiff is informed and believes that the property sought to be attached is not exempt f	rom attachment.
11.	The court issued a Right to Attach Order on (date): (Attach a copy.)	
12.	Nonresident defendant has not filed a general appearance.	

(Continued on page 3)

SHORT TITLE:	CASE NUMBER:
<ul> <li>13. a. Plaintiff alleges on ex parte application for order for writ of attachment is informed and believes on application for temporary protective order that plaintiff will suffer great or irreparable injury if the order is not issued before the result of the property sought to be attack (a) concealed.  (b) substantially impaired in value.  (c) made unavailable to levy by other than concealment or impairment defendant has failed to pay the debt underlying the requested attachment at Procedure section 485.010(b)(2).</li> <li>(3) a bulk sales notice was recorded and published pursuant to Division 6 of the transfer by the defendant.</li> <li>(4) an escrow has been opened under the provisions of Business and Profession the sale by the defendant.</li> <li>(5) other circumstances (specify):</li> </ul>	hed will be t in value. nd is insolvent as defined in Code of Civil e Commercial Code with respect to a bulk
b. The statements in item 14a are established by the attached affidavit or declar the following facts (specify):	ration
14. Plaintiff requests the following relief by temporary protective order (specify):	
<ul> <li>15. Plaintiff</li> <li>a has filed an undertaking in the amount of: \$</li> <li>b has not filed an undertaking.</li> </ul>	
Date:	
(TYPE OR PRINT NAME OF PLAINTIFF OR PLAINTIFF'S ATTORNEY) (SIGNATUR	E OF PLAINTIFF OR PLAINTIFF'S ATTORNEY)
DECLARATION	
I declare under penalty of perjury under the laws of the State of California that the foregoing is	strue and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
16. Number of pages attached:	

ATTORNEY OR PARTY WITHOUT ATTORNEY	(Name, State Bar number, and address):		FO	OR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (Optional):	FAX NO. (Op	otional):	DRA	ÆT
ATTORNEY FOR (Name):				
SUPERIOR COURT OF CALIFORNI	A COUNTY OF		v3	
STREET ADDRESS:	A, 000KI I OI		03/10	6/09
MAILING ADDRESS:			00/1	01 07
CITY AND ZIP CODE:				
BRANCH NAME:			NOT	T APPROVED
PLAINTIFF:			BV 1	IUDICIAL
DEFENDANT:			COU	JNCIL
NOTICE OF APPLICATION AN	ID HEARING FOR		CASE NUMBER:	
DIGUIT TO ATTACULO	NDDED.			
RIGHT TO ATTACH O				
<del>- </del>	CE OF RIT OF ATTACHMENT			
	DDITIONAL WRIT OF ATTAC	HMENT		
1. Notice to defendant (name, add	dress, and telephone number	r, if known):		
b. a writ of attachment.	r and writ of attachment. (Che		(1).)	
A hearing on plaintiff's application		•		
Date:	Time:	Dept.:	Div.:	Rm.:
	rder is based upon the applic f Civil Procedure section 483. and Institutions Code section	010 (Check item 6h(2)(a	).)	ved with this notice and is
<ol> <li>Your attention is directed to the when an attachment may or n discretion to include costs and detainer proceedings. (Code C</li> </ol>	nay not be issued, the manne attorney's fees, and special	er of calculating the amou limitations on the amount	nt to be secured by to be secured by atta	he attachment, the court's achment in unlawful
requirements for issure for the purpose of determent in subsequent the order.  b. If you desire to oppose provided in Code of Cactions), you must file	r will be issued if the court fin ing the order are established termining whether the claim is proceedings in the action and see the issuance of a right to a Civil Procedure section 483.0 e with this court and serve on position and supporting declarate.	This hearing may included a actually valid. Determined will not be affected by the trach order or object to the 15 (or Code of Civil Proceuplaintiff (no later than five	e both written and or ation of the actual va ne decision at the hea ne amount to be secu edure section 483.02 e court days prior to	al presentations, but is not lidity of the claim will be aring on the application for ared by the attachment as 0 in unlawful detainer the date set for hearing in
application unless the cour necessary to satisfy the an	or has been issued, a writ of a rt determines that the propert nount to be secured by the at scribed in plaintiff's applicatio	y is exempt from attachm tachment. However, sinc	nent or that its value on the right to attach of	clearly exceeds the amount order will not necessarily be

Page 1 of 3

SHC	ORT TITLE	CASE NUMBER:
-		
d.	If you claim that all or some portion of the property described in plaintiff's application is later than five court days prior to this hearing	exempt from attachment, you must no
	(1) include your claim of exemption in your notice of opposition filed and served presented as section 484.060 or file and serve a separate claim of exemption with respect Civil Procedure section 484.070.	
	(2) file with the court and serve on plaintiff a claim of exemption with respect to the Procedure section 484.350.	ne property as provided in Code of Civil
	If you fail to make a claim of exemption with respect to personal property, or make a claim of exemption property, but fail to prove that the property is exempt, any further claim of exemption of the time barred unless you show a change in circumstances occurring after expiration of the time.	mption with respect to the property will be
e.	Claims of exemption resulting from a change of circumstances, whether after denial of for claiming exemptions, may be asserted as provided in Code of Civil Procedure sections.	
f.	You may obtain a determination at the hearing whether property not described in the a Your failure to claim that property not described in the application is exempt from attack a claim of exemption with respect to the property at a later time.	
g.	You may also obtain a determination at the hearing whether the amount sought to be streduced by  (1) the amount of any money judgment in your favor and against plaintiff that remains to (2) the amount of any indebtedness of the plaintiff that you have claimed in a cross-cordinary one upon which an attachment could be issued,  (3) the amount of any claim asserted by you as a defense in the answer pursuant to Cotthe claim is one upon which an attachment could be issued had an action been brought by the statute of limitations, or  (4) the value of any security interest in your property held by plaintiff to secure the indefended with the amount by which the value of the security interest has decreased due to the security interest.	unsatisfied and enforceable, explaint filed in the action if your claim is expede of Civil Procedure section 431.70 if explaint the claim when it was not barred btedness claimed by plaintiff, together
h.	The amount to be secured by an attachment is determined pursuant to the following status (1) Code of Civil Procedure section 482.110. A writ of attachment may include an estaturney fees.  (2) (a) Code of Civil Procedure section 483.010. An attachment may issue on contract, express or implied, exclusive of attorney fees, costs, and interests. If in real property (e.g., a mortgage or trust deed), an attachment may issue only decreased in value to less than the amount owing on the claim, through no fau	a claim for \$500 or more based on a the claim was originally secured by an interest if the security has become valueless or
	from plaintiff).  (b) Welfare and Institutions Code section 15657.01. An attachment may is secreting, appropriating, obtaining, or retaining real or personal property of an with intent to defraud, or by undue influence.	
	<ul> <li>(3) Code of Civil Procedure section 483.015. The amount to be attached includes the plaintiff, plus estimated costs and allowable attorney fees, reduced by the sum of the (a) the amount of any unsatisfied money judgment held by defendant against plain (b) the amount of any indebtedness of plaintiff claimed by defendant in a cross-conditated attachment could issue on the claim);</li> <li>(c) the amount of any cross-demand for money owed by plaintiff to defendant that assertable as a Code of Civil Procedure section 431.70 defense) if the debt was</li> </ul>	ne following: tiff; nplaint filed in the action (if a writ of is barred by the statute of limitations (but

(Continued on page 3)

(d) the amount of any security interest held by plaintiff in defendant's property, together with any decrease in the value of the

could have been issued before the statute of limitations ran; and

underlying security caused by plaintiff or a prior security holder.

6.

SH	ORT TITLE:	CASE NUMBER:
_		
6 h.	<ul> <li>(4) Code of Civil Procedure section 483.020. An attachment ordered in an unlawful (a) the amount of rent past due when the complaint is filed;</li> <li>(b) an additional amount for the estimated rent due from the date the complaint was judgment or delivery of possession to plaintiff; plus</li> <li>(c) estimated costs and attorney fees.</li> </ul>	
	Any prepaid rent or lease deposits held by plaintiff are disregarded in calculating the amount of attachment will be reduced by the amounts described in Code of Civil P	
i.	Either you or your attorney or both of you may be present at the hearing.	
j.	YOU MAY SEEK THE ADVICE OF AN ATTORNEY AS TO ANY MATTER CONNECTHE ATTORNEY SHOULD BE CONSULTED PROMPTLY SO THAT THE ATTORNIT TIMES FOR FILING YOUR OPPOSITION AND CLAIMS OF EXEMPTION, AND FOR	EY MAY ASSIST YOU BEFORE THE
Da	te:	

(TYPE OR PRINT NAME OF PLAINTIFF OR PLAINTIFF'S ATTORNEY)

(SIGNATURE OF PLAINTIFF OR PLAINTIFF'S ATTORNEY)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	DDAET
	DRAFT
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	$\mathbf{v}_{2}$
ATTORNEY FOR (Name):	<u> </u>
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	03/16/09
STREET ADDRESS:	
MAILING ADDRESS:	NOT APPROVED
CITY AND ZIP CODE:	NOT APPROVED
BRANCH NAME:	BY JUDICIAL
PLAINTIFF:	
DEFENDANT:	COUNCIL
DEFENDANT.	
	CASE NUMBER:
RIGHT TO ATTACH ORDER AND ORDER FOR ISSUANCE OF WRIT OF	
ATTACHMENT AFTER HEARING	
ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT AFTER	
HEARING	
1. a. The application of plaintiff (name):	
for a right to attach order and order for issuance of writ of attachment	
an order for issuance of additional writ of attachment	
against the property of defendant (name):	
came on for hearing as follows:	
(1) Judge <i>(name):</i>	
(2) Hearing date: Time: Dept.:	Div.: Rm.:
b. The following persons were present at the hearing:	
(1) Plaintiff (name): (3) Plaintiff's attorn	ey (name):
(2) Defendant (name): (4) Defendant's att	orney <i>(name):</i>
2. THE COURT FINDS	
a Defendant (anacifi nama)	
	tural person L partnership
unincorporated association corporation other (specify):	as issued
<ul><li>b. The claim upon which the application is based is one upon which an attachment may to</li><li>c. Plaintiff has established the probable validity of the claim upon which the attachment is</li></ul>	
d. The attachment is not sought for a purpose other than the recovery on the claim upon	
e. The amount to be secured by the attachment is greater than zero.	which the attachment is pased.
f. Defendant failed to prove that all the property described in plaintiff's application	is exempt from attachment.
g. The following property of defendant, described in plaintiffs application	
(1) is exempt from attachment (specify):	
(2) is not exempt from attachment (specify):	
h. The following property, not described in plaintiffs application, claimed by defend	dant to be exempt
(1) is exempt from attachment (specify):	
(2) is not exempt from attachment (specify):	
	writ shall issue, and plaintiff
has has not filed an undertaking in that amount.	
j. A Right to Attach Order was issued on <i>(date):</i>	pursuant to
Code of Civil Procedure section 484.090 (on hearing)	rocedure section 485.220 (ex parte)
k. Other (specify):	

SHORT TITLE:	CASE NUMBER:	
-		
ORDER  3. THE COURT ORDERS  a. Plaintiff has a right to attach property of defendant (name): in the amount of: \$  b The property described in items 2g(1) and 2h(1) of the findings is exempt and sl c. The clerk shall issue a writ of attachment an additional writ of attach forthwith upon the filing of an undertaking in the amount of: \$  (1) for any property of a defendant who is <b>not</b> a natural person for which a (2) for the property of a defendant who is a natural person that is subject to Procedure section 487.010 described as follows (specify):	ment in the amount stated in item 3a method of levy is provided.	
(3) for the property covered by a bulk sales notice with respect to a bulk transfer of such property, described as follows (specify):	ansfer by defendant or the proceeds of sale	
<ul> <li>(4) for plaintiff's pro rata share of proceeds from an escrow in which defend number is (specify):</li> <li>d. Defendant shall transfer to the levying officer possession of <ul> <li>(1) any documentary evidence in defendant's possession of title to any procession of title to any procession of debt owed to (3) the following property in defendant's possession (specify):</li> </ul> </li> </ul>	operty described in item 3c;	
NOTICE TO DEFENDANT: FAILURE TO COMPLY WITH THIS ORDER MAY SUBJECT YOU TO ARREST AND PUNISHMENT FOR CONTEMPT OF COURT.  e Other (specify):		
f. Total number of boxes checked in item 3:		
(TYPE OR PRINT NAME)	NATURE OF JUDICIAL OFFICER	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	DRAFT
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	v5
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	03/20/09
MAILING ADDRESS:	
CITY AND ZIP CODE:	NOT A DDD OVED
BRANCH NAME:	NOT APPROVED
PLAINTIFF:	BY JUDICIAL
DEFENDANT:	COUNCIL
EX PARTE	CASE NUMBER:
RIGHT TO ATTACH ORDER AND ORDER FOR ISSUANCE OF WRIT OF ATTACHMENT (RESIDENT)	
ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT (RESIDENT)	
The application and supporting declaration or affidavit of plaintiff (name):     for an ex parte	ment order for issuance of an additional
FINDINGS	
2. THE COURT FINDS	
a. Defendant (specify name): is a	natural person
partnership unincorporated association corporation	other (specify):
b. The claim upon which the application is based is one upon which an attachmen	
	ons Code section 15657.01.
c. Plaintiff has established the probable validity of the claim upon which the attach	
<ul> <li>d. The attachment is not sought for a purpose other than the recovery on the clain</li> <li>e. The amount to be secured by the attachment is greater than zero.</li> </ul>	n upon which the application is based.
f. The affidavit or declaration accompanying the application shows that the proper	ty sought to be attached or the portions thereof
to be specified in the writ, are not exempt from attachment.	ty sought to be attached, of the portions thereof
g. The portion of the property sought to be attached described in item 3b is not ex	empt from attachment
	required before a writ shall issue, and plaintiff
has has not filed an undertaking in that amount.	
<ul> <li>Great or irreparable injury will result to the plaintiff if issuance of the order is del based on the following:</li> </ul>	ayed until the matter can be heard on notice,
(1) There is a danger that the property sought to be attached would be	
(a) concealed. (b) substantially im	paired in value.
(c) made unavailable to levy by other than concealment or imp	airment in value.
(2) Defendant has failed to pay the debt underlying the requested attach Procedure section 485.010(b)(2), as set forth in the affidavit or declar specifies the defendant's known undisputed debts and the basis for page 1.	ration filed in support of this application, which
are undisputed.	stanting determination that the defendance debte
(3) A bulk sales notice was recorded and published pursuant to Division	6 of the Commercial Code with respect
to a bulk transfer by the defendant.  (4) An escrow has been opened pursuant to the provisions of Business a	and Professions Code section 24074 with
respect to the sale by the defendant of a liquor license. The liquor lice	
(5) Other circumstances (specify):	
j. A Right to Attach Order was issued on (date):	pursuant to
	e of Civil Procedure section 485.220 (ex parte)
k. Other (specify):	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
(Continued on reverse)	Page 1 of 2

SHORT TITLE:	CASE NUMBER:
_	
ORDER	
THE COURT ORDERS     a. Plaintiff has a right to attach property of defendant (name):	
in the amount of: \$	
b. The clerk shall issue a writ of attachment an additional writ of attachment an additional writ of attachment forthwith upon the filing of an undertaking in the amount of: \$  (1) for the property covered by a bulk sales notice with respect to a bulk transfer sale of such property, described as follows (specify):	
(2) for plaintiff's pro rata share of proceeds from an escrow in which defendant's is (specify):	
<ul> <li>(3) for any property of a defendant who is <b>not</b> a natural person for which a meth</li> <li>(4) for property of a defendant who is a natural person subject to attachment und section 487.010 (specify):</li> </ul>	
c. Defendant shall transfer to the levying officer possession of  (1) any documentary evidence in defendant's possession of title to any pro  (2) any documentary evidence in defendant's possession of debt owed to c  (3) the following property in defendant's possession (specify):	
NOTICE TO DEFENDANT: FAILURE TO COMPLY WITH THIS ORDER ARREST AND PUNISHMENT FOR CONTEMPT OF COURT.  d. Other (specify):  e. Total number of boxes checked in item 3:	MAY SUBJECT YOU TO
Date:	
<u> </u>	
(TVDE OD DDINT NAME)	LATURE OF HURIOIAL OFFICER)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	DRAFT
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	$\perp$ v2
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	03/16/09
STREET ADDRESS:	03/10/09
MAILING ADDRESS:	
CITY AND ZIP CODE:  BRANCH NAME:	NOT APPROVED
	<del>- </del>
PLAINTIFF:	BY JUDICIAL
DEFENDANT:	COUNCIL
EX PARTE	CASE NUMBER:
RIGHT TO ATTACH ORDER AND ORDER FOR ISSUANCE OF WRIT OF ATTACHMENT (NONRESIDENT)	
ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT (NONRESIDENT)	
1. The application and supporting declaration or affidavit of plaintiff (name):  for an ex parte  right to attach order and order for issuance of writ of attachment	
order for issuance of an additional writ of attachment	
has been considered by the court.	
FINDINGS	
2. THE COURT FINDS	
a. Defendant (name):	
(1) is a natural person who does not reside in California.	
<ul> <li>(2) is a foreign corporation which has not qualified to do business in California (3) is a foreign partnership which has not filed a designation under Corporation.</li> </ul>	
b. The claim upon which the application is based is one upon which an attachmen	nt may be issued under
·	ns Code section 15657.01.
c. Plaintiff has established the probable validity of the claim upon which the attach	nment is based.
d. The attachment is not sought for a purpose other than the recovery on a claim	upon which the attachment is based.
e. The amount to be secured by the attachment is greater than zero.	
f. The affidavit or declaration accompanying the application shows that the prope thereof described in item 3b, is subject to attachment under Code of Civil Processing 1.	· · · · · · · · · · · · · · · · · · ·
g. An undertaking in the amount of: \$ is required be	efore a writ shall issue, and plaintiff
has has not filed an undertaking in that amount.	,
<ul> <li>A Right to Attach Order was issued pursuant to Code of Civil Procedure section (date):</li> </ul>	n 492.030 on
i. Other (specify):	
2 (opoony).	

(Continued on reverse)

Page 1 of 2

SHC	ORT TITLE:	CASE NUMBER:
_		
	ORDER	
	IE COURT ORDERS  Plaintiff has a right to attach property of the nonresident defendant named in item 2a in	n the amount of: \$
b.	The clerk shall issue a writ of attachment an additional writ of attachm forthwith upon the filing of an undertaking in the amount of: \$ against the following property of defendant:	nent in the amount stated in item 3a
C.	Defendant shall transfer to the levying officer possession of  (1) any documentary evidence in defendant's possession of title to any pr  (2) any documentary evidence in defendant's possession of debt owed to  (3) the following property in defendant's possession (specify):	
	NOTICE TO DEFENDANT: FAILURE TO COMPLY WITH THIS ORDER I	MAY SUBJECT YOU TO
d.	Other (specify):	
e.	Total number of boxes checked in item 3:	
Date:	<b>k</b>	
	(TYPE OR PRINT NAME)	SIGNATURE OF JUDICIAL OFFICER)

	731 17	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional):	DRAFT	
E-MAIL ADDRESS (Optional):	v3	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF  STREET ADDRESS:	04/16/09	
MAILING ADDRESS:		
CITY AND ZIP CODE:	NOT APPROVED	
BRANCH NAME:	BY JUDICIAL	
PLAINTIFF:		
DEFENDANT:	COUNCIL	
TEMPORARY PROTECTIVE ORDER	CASE NUMBER:	
<ol> <li>The court has considered the application of plaintiff for         <ul> <li>a right to attach order, order for issuance of writ of attachment pursuant to Chap 484.010), and a temporary protective order.</li> <li>an ex parte right to attach order and order for issuance of writ of attachment und Civ. Proc., § 485.010).</li> </ul> </li> </ol>		
FINDINGS		
<ul> <li>2. THE COURT FINDS <ul> <li>a. Defendant is a</li></ul></li></ul>		
(b) substantially impaired in value. (c) made unavailable to levy by other than concealment or substantial (2) Defendant has failed to pay the debt underlying the requested attachment at Civil Procedure section 485.010(b)(2).		
<ul> <li>(3) A bulk sales notice was recorded and published pursuant to Division 6 (beging the Commercial Code with respect to a bulk transfer by the defendant.</li> <li>(4) An escrow has been opened pursuant to the provisions of Business and Provision to the sale by the defendant of a liquor license. The liquor license number is:</li> <li>(5) Other circumstances:</li> </ul>	fessions Code section 24074 with respect	
<ul> <li>g.  The requirements of Code of Civil Procedure section 485.220 are satisfied, bu issue instead of an ex parte right to attach order and order for issuance of writh. Plaintiff must file an undertaking in the amount of: \$ before and plaintiff has filed an undertaking in that amount.</li> <li>i. The property subject to the following order is:</li> </ul>		

(Continued on reverse)

SHORT TITLE: —		CASE NUMBER:	
j.	perty of defendant is inventory or farm products held for sale and s (specify):	nd may be transferred in the ordinary	у
k. Other (specify):			
3. THE COURT ORDERS	ORDER		
a. Defendant shall not tran	nsfer, directly or indirectly, any interest in the property describe of dispose of the proceeds of any transfer of inventory or farm ictions:		
c. Other (specify):			
	the earliest of the following times: upon specific property described in this order, , or suance of this order.		
4. Number of pages attached:			
Date:	•		
(TYPE OR PF	INT NAME) (SIG	NATURE OF JUDICIAL OFFICER)	
<ul> <li>a. You may issue any n</li> <li>the following purpose</li> </ul>		stitution in this state in any amount fo	or
unemployment in	ayroll expense (including fringe benefits and taxes and premiu surance) falling due in the ordinary course of business prior to s thereafter delivered to you C.O.D. for use in your trade, busi	the levy of a writ of attachment.	
	if payment is necessary to avoid penalties which will accrue if nable legal fees and reasonable costs and expenses required		
b. In addition, you may	issue any number of checks for any purpose so long as the tot	-	•
	ithe following: nich the total amount on deposit exceeds the sum of the amou ne amounts permitted to be paid pursuant to this notice.	nt sought to be secured by the	
(2) One thousand do	lars (\$1,000).  products held for sale or is inventory, the temporary protective	o order may not prohibit you from	
	erty in the ordinary course of business, but may impose approp		of
[SEAL]	CLERK'S CERTIFIC	ATE	
	I certify that the foregoing is a correct copy of the original of Date:	on file in my office.	
	Clerk, by	,	Deputy

## **Item SPR09-14** Response Form

	il Forms: Attachment Forms, Financial Abuse of Elder or Dependent alts (revise forms AT-105, AT-115, AT-120, AT-125, AT-130, and AT-140)
	gree with proposed changes
	gree with proposed changes if modified
□ D	o not agree with proposed changes
Comments:	
Name:	Title:
Organizatio	n:
_	
City, State,	Zip:
are not comm	Comments  ay be submitted online, written on this form, or prepared in a letter format. If you tenting directly on this form, please include the information requested above and number for identification purposes. Please submit your comments online or email, or ments. You are welcome to email your comments as an attachment.
Internet:	http://www.courtinfo.ca.gov/invitationstocomment/
Email:	invitations@jud.ca.gov
Mail:	
Mail:	Ms. Camilla Kieliger Judicial Council, 455 Golden Gate Avenue San Francisco, CA 94102
Organizatio  Co  Address:  City, State,  To Submit Comments mare not comments mare not comments mare not comments mail, or fax collinternet:	mmenting on behalf of an organization  Zip:  Comments  ay be submitted online, written on this form, or prepared in a letter format. If you lenting directly on this form, please include the information requested above and number for identification purposes. Please submit your comments online or email, omments. You are welcome to email your comments as an attachment. <a href="http://www.courtinfo.ca.gov/invitationstocomment/">http://www.courtinfo.ca.gov/invitationstocomment/</a>

**DEADLINE FOR COMMENT:** 5:00 p.m., Wednesday, June 17, 2009