DIFFICULT SERVICE OF PROCESS Requiring a Licensed Investigator

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THE LEGAL SUPPORT INVESTIGATIVE SERVICE

Introduction

Hiring an Investigator

Useful Codes & Case Law

Author Bio

References

INTRODUCTION

Service of process is traditionally handled by individual registered process servers and attorney document services. Generally, they offer affordability, often \$150 for three attempts by relying on bulk workload where the process server will have numerous cases to attempt service every day. While a registered process server's role is pretty clearly defined, it is also limited. Their brevity at each stop-and-knock location when attempting to complete service is frequently hit or miss.

Ring door technology has created an additional obstacle for the traditional process server where the defendant/subject can now avoid service by remotely screening who is at their door.



Under these circumstances, a law firm may resort to contracting a licensed investigator to complete a "Difficult Service of Process".

HIRING AN INVESTIGATOR

One problem encountered when being asked what an investigator charges for Service of Process is the attorney may have an unrealistic expectation of cost, assuming that licensed investigators will charge similarly to an attorney service. It usually requires a detailed explanation based on our professional knowledge and experience, so the attorney / client understands the potential costs BEFORE engaging an investigator.

Up front, I immediately explain that my services are based on an hourly rate plus expenses, no different than a standard investigation. I provide my hourly fee schedule so I don't waste their time or mine.

I further explain that we as an industry (licensed investigators) are exempted from being registered process servers due to the fact that locating and serving a defendant can take extensive investigative work which the process server is not licensed or trained to perform.

State licensed investigators are exempted from registering as process servers, per California Business & Professions Code, 22350(b)(4). The exception for investigators that not registered as a process server is that we cannot serve writs and levies.

Business and Professions Code 22350(b)(4)

Business and Professions Code 22350

(a) Any natural person who makes more than 10 services of process within this state during one calendar year, for specific compensation or in expectation of specific compensation, where that compensation is directly attributable to the service of process, shall file and maintain a verified certificate of registration as a process server with the county clerk of the county in which he or she resides or has his or her principal place of business. Any corporation or partnership that derives or expects to derive compensation from service of process within this state shall also file and maintain a verified certificate of registration as a process server with the county clerk of the county in which the corporation or partnership has its principal place of business.

(b) This chapter shall not apply to any of the following:

- (1) Any sheriff, marshal, or government employee who is acting within the course and scope of his or her employment.
- (2) An attorney or his or her employees, when serving process related to cases for which the attorney is providing legal services.
- (3) Any person who is specially appointed by a court to serve its process.
- (4) A licensed private investigator or his or her employees.

I also mention that our fees MAY be recoverable as well, per California Code of Civil Procedure - CCP § 1033.5(a)(4)(B).

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- (a) The following items are allowable as costs under Section 1032:.0.2
- (4) Service of process by a public officer, registered process server, or other means, as follows:
- (B) If service is by a process server registered pursuant to Chapter 16 (commencing with Section 22350) of Division 8 of the Business and Professions Code, the recoverable cost is the amount actually incurred in effecting service, including, but not limited to, a stakeout or other means employed in locating the person to be served, unless those charges are successfully challenged by a party to the action.

If the attorney / client finds the rates reasonable, I advise them, the more information I have the better chance of success we will have in locating and serving the subject.

- (1) <u>DOCUMENTATION</u> How or where did the law firm obtain the subject's address? Did client take pics or get a copy of the defendant's CDL, registration, insurance, etc. Is there a TCR Traffic Collision Report, or any other documentation?
- (2) **SKIP-TRACE** Often the law firm will obtain the address from a TCR however, the document may be a couple years old and the subject since moved. Did the law firm or attorney service perform a skip-trace of the party? If so, how long ago were the database searches performed?

Keep in mind, most law firms & attorney services are not trained in skip-tracing and often rely on the information at the top of a search result, without knowing if they have the correct person or the most current address. Additionally, it is not uncommon with lengthy Asian and Hispanic names that a previous search was incorrectly ran, using the wrong and/or incomplete surname. Or if the name is very common, they may not have cross referenced known information, ensuring the correct "John Smith" was identified.

(3) PRIOR ATTEMPTS - How many prior attempts by the attorney service? This can be a factor in sub-service. Equally important is the days and times of their attempted service? Did the attorney service provide a report or declaration of attempts? If so, ask for a copy. You can use it to strategize the days and times of your attempts. If the process server generated a due diligence report, it may be important to incorporate their efforts into your declaration, demonstrating the difficulty in locating and serving the subject, which helps your attorney if they are pressed by deadlines.

I inform the attorney that I always photograph (with Date & Time Stamp app) the person being served so there is no question that service was completed. Once I've completed / signed the Proof of Service with accompanying photos, I may complete a Declaration of Due Diligence (if needed) detailing the efforts to locate and serve the defendant.

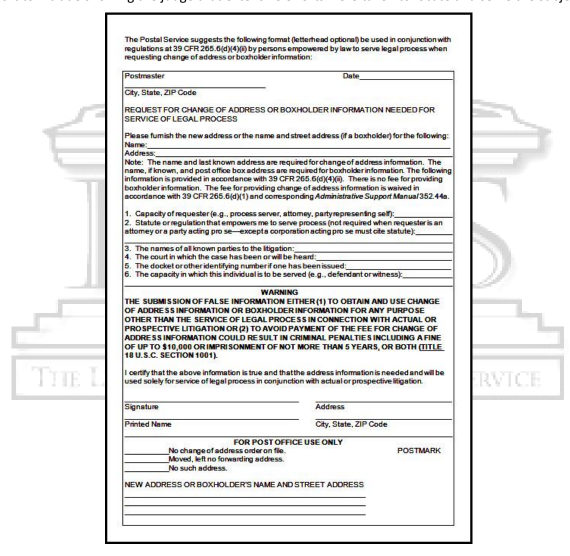
Based on their answers, I try to offer a ballpark range (low to high) of what it <u>MAY</u> cost based on my experience and the information provided. It's important to make sure they understand this is only a guess-timate. If the attorney agrees to continue, I usually write the attorney a detailed email of the scope of what we discussed which in essence changes the agreement from a verbal contract to a written contract.

NOTE: with the passage of SB-1454 (Sen. Ashby) effective July 2025, it requires California licensed investigators to have detailed contracts on all cases, making my last point on verbal and written agreements, a moot point unless the bill/law is revised.

I will bypass articulating how to perform skip-traces and conducting field surveillance, with the understanding that the reader, presumably licensed investigators already know how.

One tool often overlooked though is the United States Postal Service, Mail Forwarding Address Form. This form is important for multiple reasons. It may reveal a new, unknown address where the subject may have moved. Additionally, it is another form of documented due diligence in case you need to submit a declaration in support of Service by Publication.

NOTE: a declaration in support of Service by Publication is also where the attorney service efforts are import to include showing the judge that extensive efforts were taken to locate and serve the subject.



USEFUL CASE LAW & CODES: TYPES OF DIFFICULT OR EVADING SERVICE

I don't need to give lengthy, actual examples since the case law is pretty clear. When forced to serve in a manner that deviates from traditional service of handing documents, here are some helpful cases to reference in your declaration when serving evading subjects.

"DROP SERVICE"

Stafford v. Mach, 64 Cal.App.4th 1174 (1998)

Instead, when the process server asked for him, Mach started asking questions, said he had never heard of the person being served, refused to provide identification, and threatened to call the police.

The process server announced "drop service," leaving the papers with Mach and noted serving a "John Doe" with a detailed description on the proof of service.

The server also mailed the summons and complaint to Mach at the same home address.

This method is called "drop service" because the server literally drops the papers in front of the defendant and their door, making service proper even if the defendant refuses to pick up the papers. The court found service to be valid.



"SERVICE TOSSING DOCUMENTS OVER A FENCE"

Thomdyke v. Jenkins, 61 Cal App 2d 119 (1943)

LHE LEGAL BUPPORT

"Service of a Summons on an evader was sustained when, after the Defendant had refused to take the papers, the process server tossed the folded papers over a wire fence and they landed at the feet of the Defendant as the server informed him that they were legal papers."



REFUSING SERVICE INSIDE VEHICLE

Trujillo v. Trujillo, 71 Cal App 2d 257 (1945)

Service was found to be proper when the legal papers were placed under the windshield wiper after the defendant locked himself in the vehicle.



SERVICE INSIDE A GATED COMMUNITY

CA Code of Civil Procedure 415.21.

- 415.21. (a) Notwithstanding any other provision of law, any person shall be granted access to a gated community for a reasonable period of time for the purpose of performing lawful service of process, upon identifying to the guard the person or persons to be served, and upon displaying a current driver's license or other identification, and one of the following:
- (2) Evidence of current registration as a process server pursuant to Chapter 16 (commencing with Section 22350) of Division 8 of the Business and Professions Code. (b) This section shall only apply to a gated community which is staffed at the time service of process is attempted by a guard or other security personnel assigned to control access to the community.



SERVICE CANNOT BE DENIED BY WALKING AWAY

In re Ball (1934) 2 Cal App 2d 578, 579

"We take it that when men are within easy speaking distance of each other and facts occur that would convince a reasonable man that personal service of legal documents is being attempted, service cannot be avoided by denying service and moving away without consenting to take the documents in hand."

Crescendo Corp. v. Shelted (1968) 267 Cal App 2d 209 "the person on whom service is sought to be made may not by merely declining to take the document or documents offered to him claim that personal service was not made on him because the documents were not actually delivered to him."

Since we frequently have to serve the subject outdoors, usually when they are leaving or arriving at their home or place of work, it is not uncommon for the person to drop the docs (as in this case) and walk away, or never take them. This is why it's very import video the entire interaction with a date & time stamp app.

In this case, after photographing where the subject dropped the docs on the ground by their vehicle, I placed them underneath the windshield wiper so they would not blow away, and photographed it there, as well. Then upon return to my office, I prepared and registered mailed a second copy via USPS to their home address.

NOTE: These photographs were edited & cropped so they would not reveal the persons face or license plate number.



SUB-SERVING AN EMPLOYEE OF A CORPORATION

Ludka v. Memory Magnetics Int'l (2nd Dist. 1972)

Tossing papers on a nearby table in the presence of a staff person. In this case, Ludka v. Memory Magnetics Int'l (2nd Dist. 1972), the process server went to the defendant's offices and asked to see the president but was told he was not there.

Unable to speak with another officer of the defendant corporation, the server tossed the papers on a coffee table near a receptionist and announced service. The server also mailed the summons and complaint to the defendant corporation.

The corporation's president declared the receptionist was not employed by the corporation, nor was she an agent for the process of service because his office was on the other side of the building. The court held service was sufficiently valid.



SOP TRESPASS EXEMPTION

CA Penal Code 602.8.

602.8. (a) Any person who without the written permission of the landowner, the owner's agent or of the person in lawful possession of the land, willfully enters any lands under cultivation or enclosed by fence, belonging to, or occupied by, another, or who willfully enters upon uncultivated or unenclosed lands where signs forbidding trespass are displayed at intervals not less than three to the mile along all exterior boundaries and at all roads and trails entering the lands, is guilty of an infraction or a misdemeanor.

- (c) Subdivision (a) shall not apply to any of the following: (3) Any person described in Section 22350 of the Business
- and Professions Code who is making a lawful service of process.



In closing, I wanted to share this one gem from the REFUSING SERVICE INSIDE A VEHICLE. Be safe, and happy hunting!



ABOUT THE AUTHOR

Randall Alexander has been a Legal Investigator and California state licensed investigator since 1999, specializing in Civil Litigation Support and Family Law Litigation. Randall served several years in multiple capacities with the California Association of Licensed Investigators, where he was specifically recognized for "Exceptional Service" to the association and its members.

In 2008, Randall was recognized as a Subject Matter Expert by the Bureau of Security and Investigative Services, a division of the California Department of Consumer Affairs. He has testified in civil and criminal matters in both state and federal courts, as well as a state administrative hearing.

Randall earned his Associate of Arts in Paralegal Studies from the Southern California College of Business and Law; an American Bar Association approved program where he completed coursework in: Advanced Legal Research, Torts & Personal Injury, Civil Litigation, Business Law Contracts, Criminal Law, Family Law Litigation, Legal Procedures, and Advanced Legal Writing. Additionally, Randall completed undergraduate coursework in Administration of Justice.

REFERENCES

California Business & Professions Code, 22350(b)(4).

Private Investigator Exemption

California Code of Civil Procedure - CCP § 1033.5(a)(4)(B).

Recoverable Fees

Stafford v. Mach (1st Dist. 1998)

Drop service, dropping docs at subject's feet when they refuse to accept service

Thomdyke v. Jenkins, 61 Cal App 2d 119

Dropping docs across fence when subject refused to accept or walk out.

Trujillo v. Trujillo, 71 Cal App 2d 257, 162 P 2d 640 (1945)

Placing documents under windshield wiper satisfies service when subject in vehicle refuses to accept them.

In re Ball (1934) 2 Cal App 2d 578, 579, 38 P 2d 411.

Reasonable attempt of service within speaking distance cannot be avoided by denying service and walking away

Crescendo Corp. v. Shelted (1968) 267 Cal App 2d 209,212,72 Cal Rptr 776.

Reasonable service cannot be denied simply by saying the documents were not handed to the defendant.

Ludka v. Memory Magnetics Int'l (2nd Dist. 1972)

Service complete when docs are dropped in front of employee when officers of a corporation are unavailable.

CA Code of Civil Procedure 415.21.

Access to a gated community for Service of Process

CA Penal Code 602.8.

Trespassing exemption for Service of Process