

**ACTION
AUTO
RECOVERY**
SINCE 1967

____ SOUTHERN CALIFORNIA'S REPOSSESSION EXPERTS ____

WWW.REPOBIZ.com

action@repobiz.com

State License RA 641

Serving: Los Angeles and Orange Counties

LAW: Personal Effects Information To The Legal Owner

Effective Jan 1st 2004

Due to the privacy issues involving the inventory, removal and storage of personal effects that have been removed from repossessed vehicles, we are no longer able to furnish a copy of the list of personal effects to clients or even discuss those items with them, without a specific written authorization from the debtor / customer subsequent to the repossession.

This is not a policy, but a California Law which has been chaptered and signed by the governor (2003 legislative session).

Business and Professions Code 7507.9 (I & J)

(i) If personal effects or other personal property not covered by a security interest are to be released to someone other than the debtor, the repossession agency may request written authorization to do so from either the debtor or the legal owner. (j) The inventory shall be a confidential document. A licensee shall only disclose the contents of the inventory under the following circumstances: (1) In response to the order of a court having jurisdiction to issue the order. (2) In compliance with a lawful subpoena issued by a court of competent jurisdiction. (3) When the debtor has consented in writing to the release and the written consent is signed and dated by the debtor subsequent to the repossession and states the entity or entities to whom the contents of the inventory may be disclosed.

Complements of Action Auto Recovery