

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, State Bar number, and address</i>): Geoffrey Mangers, 4124 Ross Park Dr., San Jose, CA 95118-1761 My website case document filing repository: PUBLICFORALL.COM (sorry late on completing it, am struggling to update it) Phone: (408) 978-8646 if busy 978-3149 TELEPHONE NO.: _____ FAX NO. (<i>Optional</i>): _____ E-MAIL ADDRESS (<i>Optional</i>): geoffrey@mangers.org ATTORNEY FOR (<i>Name</i>): in pro per (because I can't afford a lawyer)	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Santa Clara STREET ADDRESS: 191 N. First Street MAILING ADDRESS: 191 N. First Street CITY AND ZIP CODE: San Jose CA 95113 BRANCH NAME: Civil - Unlimited	
PLAINTIFF/PETITIONER: Geoffrey Mangers DEFENDANT/RESPONDENT: The County Of Santa Clara, Et Al	
EX PARTE APPLICATION FOR EXTENSION OF TIME TO SERVE PLEADING AND <input checked="" type="checkbox"/> ORDER EXTENDING TIME TO SERVE AND <input checked="" type="checkbox"/> ORDER CONTINUING CASE MANAGEMENT CONFERENCE	CASE NUMBER: 1-08-CV-109152
Note: This ex parte application will be considered without a personal appearance. (See Cal. Rules of Court, rule 3.1207(2).)	HEARING DATE: Dec. 4, 2009 DEPT.: 10 TIME: 9 am

1. Applicant (*name*): Geoffrey Mangers

- is
- a. plaintiff
 - b. cross-complainant
 - c. petitioner
 - d. defendant
 - e. cross-defendant
 - f. respondent
 - g. other (*describe*):

2. The complaint or other initial pleading in this action was filed on (*date*): March 27, 2008

3. Applicant requests that the court grant an order extending time for service of the following pleading:

- a. Complaint
- b. Cross-complaint
- c. Petition
- d. Answer or other responsive pleading
- e. Other (*describe*):
 Second Amended Complaint

4. Service and filing of the pleading listed in item 3 is presently required to be completed by (*date*): Dec. 4, 2009

5. Previous applications, orders, or stipulations for an extension of time to serve and file in this action are:

- a. None
- b. The following (*describe all, including the length of any previous extensions*):
 Aug 25, 2008 Oct 27, 2008 Jan 5, 2009 Feb 2, 2009
 March 9, 2009 April 13, 2009 June 1, 2009 Aug. 26, 2009

6. Applicant requests an extension of time to serve and file the pleading listed in item 3 on the following parties (*name each*):

Any and all of the unknown parties in the lines of supervision that still haven't been disclosed to me & whom I still haven't been able to serve yet. See Exhibit SAC-1 for explanation.

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7. The pleading has not yet been filed and served on the parties listed in item 6 for the following reasons (describe the efforts that have been made to serve the pleading and why service has not been completed):

The reason I'm late is the reason *anyone* would be in my condition. It's "product liability" -- there's nothing mentally healthy about *any* of it. I'm amazed I've made it as far as I have.

Continued on Attachment 7.

8. An extension of time to serve and file the pleading should be granted for the following reasons:

Because I can't afford solutions to prevent my delays & the court's ADA line of supervision is already in violation of Rule 1.100(c)(1). Secondly, because ~"I'm moving"~ having finally been accommodated: "When are you going to do that?" -- Judge Murphy knew it. He claims he denied it. Thirdly, because "I have a lot on my plate" -- "FW-003", "MC-410", "APP-002", "APP-003", "APP-006" "CM-015" .. et. al. Fourthly, "Chauncey Bailey" I'm not and would prefer to mail it if need be (see SAC-1. pp. 2 & 3)

Continued on Attachment 8.

9. If an extension of time is granted, filing and service on the parties listed in item 6 will be completed by (date):

Give me 2 weeks. I'll settle for 1. If not, at least the weekend. On 1/5/09 I had to work through the night with no sleep and was 5 minutes late and Judge Murphy allowed it. Because he had read it "in whole".

10. Notice of this application under rules 3.1200-3.1207 has been provided as required (describe all parties or counsel to whom notice was given; the date, time, and manner of giving notice; what the parties or counsel were told and their responses; and whether opposition is expected) or is not required (state reasons):

(continuing from #9 above) I know this suit probably needs to be bifurcated e.g. "stopping the clock" for Chris Bielecki -- "but how?" if county counsel can trump the DA -- q.v. Exhibit CC-1. Also, after the dismissal, Mark Bernal was on the phone with Richard Tietgens only minutes before I was -- stopping him. [#11 below asks for the number of pages: 4 are stapled. But Exhibit "SAC-1" adds 1+13 more (= 18)]

Continued on Attachment 10.

11. Number of pages attached: 4

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: December 3, 2009

Geoffrey Mangers

(TYPE OR PRINT NAME OF APPLICANT OR ATTORNEY FOR APPLICANT)



(SIGNATURE OF APPLICANT OR ATTORNEY FOR APPLICANT)

Order on Application is below on a separate document.

ORDER

- The application for an order extending time to serve and file the pleading is granted denied.
- The pleading must be served and filed no later than (date):
- The case management conference is rescheduled to:
 - Date:
 - Time:
 - Place:
- Other orders:
- A copy of this application and order must be served on all parties or their counsel that have appeared in the case.

Date:

JUDICIAL OFFICER

SHORT TITLE:

G. Mangers Vs The County Of Santa Clara, Et Al

CASE NUMBER:

1-08-CV-109152

ATTACHMENT (Number): 7 Page 1 of 1

(This Attachment may be used with any Judicial Council form.) (Add pages as required)

CM-020 December 3, 2009 Attachment 7

"The pleading has not yet been filed and served on the parties listed in item 6 for the following reasons"

I just discovered the CM-015 "Notice of Related Case" I've probably been negligent in filing. A deputy escorted me out of the Self-Service Center the last time I was there. Without an explanation. There's all kinds of things no one's told me about.

Because the county still hasn't provided me with the organisation charts I requested with unambiguous lines of supervision preferably certified by their original custodian. That I requested publicly from in my speech last Feb. 10, 2008. Which resulted in my having to spend a considerable amount of time on this one last night (which County Counsel never told me about when I asked them why they weren't defending him)..

I discovered it just last night: December 1, 2009 7:30pm

James T. Beall, Jr., Chair
Board of Supervisors
February 28, 2006

...
"announced resignation of Robert Sillen, Executive Director, Health and Hospital System, effective March 17, 2006 to accept new position as Receiver of the California Prison Medical System."

Which means Robert Sillen is not a defendant in my suit ***regarding the events of May 17, 2006.*** Whoever replaced him is. I have an unverified name of Robin Roche as interim director.

If I recall correctly, Kim Roberts wasn't appointed until ***after*** May of 2007. So I thought Robert Sillen would have still have been the Valley Med CEO (as listed in the Grand Jury Reports).

Anyway I still have some questions regarding his oversight (or possibly the lack of it) of EPS after his Grand Jury interviews and his response to the problem that the Grand Jury told him of (and everyone else in his line of supervision) about in 2003:

"..a problem of discharging patients to appropriate levels of care."

A problem that thrives upon its neglect. Especially by the regulatory bodies charged with preventing it. And allowed to quintuple over as many years from 2002 to 2007. Resulting in mental hospitals packed with misdiagnosed LPS malpractice victims: a class in which I'm a member and whose interest I need to continue to protect.

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The rest I don't have time to explicate here. Anyway ***"I'm moving.."*** More to follow.

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)