

SHORT TITLE:

G. Mangers Vs **caption in dispute**

CASE NUMBER:

1-08-CV-109152

ATTACHMENT (Number): _____ Page _____ of _____

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

Accountability

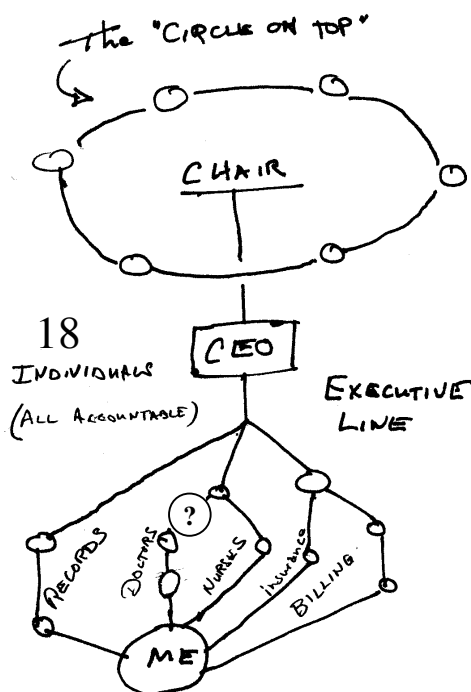
A line of supervision up to the "circle on top"

Section 379 (of the Civil Code of Procedure): I don't know why it looks like "reverse class action" to me.

Allowing one to sue up a line of supervision. To find out if and where it's broken (and why). "Where the plaintiff is in doubt as to the person from whom he or she is entitled to redress, he or she may join two or more defendants, with the intent that the question as to which, if any, of the defendants is liable, and to what extent, may be determined between the parties."

Defendants: a line of accountability up to (what I call for lack of a better term at the moment) the "circle on top"-- an Assembly, House, Senate, Congress, Council or **Board of: Directors, Trustees, Supervisors, Commissioners, Delegates, Governors, Regents** etc. Which (typically) has a Chair. Who (supposedly) makes sure it's all run properly "all the way down" the "chain of command". Happily, most of the time it works. Unless there's a problem somewhere. Perhaps even an intractable one. That even the Grand Jury itself can do nothing about.

Why the "org-chart" is so important.
 Not now, but at the time of the incident.
 Accountability. And the importance of keeping a historical record of it. A public record.
 I still don't know what it actually is.
 And the names of everyone. This one is sort of an "estimate" of one entity:



Causes of Action (partial list)

- Writ of mandate** (for failing regulatory bodies)
- Obstruction of Justice** (of an unrepresented litigant)
- billing for services no sane person would ever request:*
- False procurement & collection, over-billing**
- Product Liability** (Mental Health)
- Malpractice** (both Legal and Medical)
- Civil Rights** (false imprisonment)
- Breach of informed consent** (actionable as battery)
- Fraud**
- Defamation**
- Privacy**
- RICO?**

Every individual member "from the top down" may split in different ways on each cause. Everyone is different. No two are alike. Including their 'Board' members. 10 causes of action: that's 20 lawyers. Not a million. Only the Summons.

"one or more may sue or defend for the benefit of all" And I have absolutely no idea how it will all "distill out" on "the other side" after they are all served and joined. Which will take a while.

Originally, I estimated the number of parties to be joined at somewhere between 500-1000. As I counted all the members of each 'Board of Directors' etc. and on down the management line of accountability to myself at the time. Until I realised that my problems are those of *everyone* in my class of "unrepresented litigants". That Chief Justice Ronald George knows remains acute and has urged the Bar to do better on.

Enough with the *urging* already.

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