	TO BE FILED IN THE COURT OF APPEAL	APP-006
COURT OF APPEAL,	APPELLATE DISTRICT, DIVISION	Court of Appeal Case Number: H035035 & H035318
	ATTORNEY (Name, state bar number, and address):	Superior Court Case Number:
 My website case docum 	4 Ross Park Dr., San Jose, CA 95118-1761 nent filing repository: PUBLICFORALL.COM	1-08-CV-109152
(sorry late on complete	ng it, am struggling to update it)	FOR COURT USE ONLY
TELEPHONE NO.: (4	408) 978-8646 FAX NO. (Optional):	
	eoffrey@mangers.org	
ATTORNEY FOR (Name): 11	n pro per (because I can't afford a lawyer)	
APPELLANT: Geof	frey Mangers	
RESPONDENT: All p	arties (served or not) in 108-CV-109152	
APPLICATIO	ON FOR EXTENSION OF TIME TO FILE BRIEF (CIVIL CASE)	
Notice: Please read APP-001) before con	Information on Appeal Procedures for Unlimited Civil Completing this form.	Cases (Judicial Council form
1. I (name): Geoffrey M request that the time to file		appellant's reply brief (ARB), now due
on (date): April 5, 20	be extended to (date): 30 days from whence al	l my CCP §382 parties join

2. I have ✓ have not received a rule 8.220 notice.

me and the court grants me a complex designation or can explain to me how to serve the rest of the parties I need to enjoin in this suit without it.

✓ no previous extensions to file this brief.

3. I have received:

"5. The reason I need an extension to file this brief is.."

on www.publicforall.com

I understand that the Appeal's court can handle complex appeals. Which leads me to believe they can view my case document repository at www.publicforall.com that Judge Cabrinha read into the record encouraging me to continue with. Whereupon they will find the answer to this question (#5) which (lacking space upon this form) requires another one (Attachment AOB-1). And becomes too expensive and time consuming for me to serve upon all the parties I must. So I will serve this upon the court. And also upon www.publicforall.com. For all to see.

7. The record in this case is:	<u>Volumes (#)</u>	<u>Pages (#)</u>	Date filed
Appendix/Clerks Transcript:	2	460	Ja <u>n. 11, 20</u> 10
Reporters Transcript:	3	<u>48 (thus</u> far)	
Augmentation/other:	Not yet filed		_
8. For attorneys filing application on behalf of client:			
I certify that I have delivered a copy of this application to my client (Cal. Rules of Court, rule 8	3.60).	
I declare under penalty of perjury under the laws of the State of California th	at the information above i	is true and correct.	
Date: April 5, 2010			
Geoffrey Mangers			
(TYPE OR PRINT NAME)	(SIGNAT	URE OF PARTY OR ATTORN	NEY)
EXTENSION OF TIME IS: ORI	DER		
Granted to			
Denied			
Date:	(SIGNATL	IRE OF PRESIDING JUSTICE	Ξ)
			Page 1 of 2
Form Approved for Optional Use Judicial Council of California	IME TO FILE BRIE	F (CIVIL CASE)	Cal. Rules of Court rules 8.50, 8.60, 8.63, 8.212

(Appellate)

www.courtinfo.ca.gov

while.

PROOF OF SERVICE
1. At the time of service I was at least 18 years of age and not a party to this legal action.
2. My residence or business address is <i>(specify):</i>
4124 Ross Park Dr.
San Jose, CA 95118-1761
3. I mailed or personally delivered a copy of the Application for Extension of Time to File Brief (Civil Case) as follows (complete either a or b): a. 🖌 Mail. I am a resident of or employed in the county where the mailing occurred.
(1) I enclosed a copy in an envelope and
(a) deposited the sealed envelope with the United States Postal Service, with the postage fully prepaid.
(2) The envelope was addressed and mailed as follows:
(a) Name of person served:
(b) Address on envelope:
(c) Date of mailing: April 5, 2010
(d) Place of mailing (city and state): San Jose, California
At the moment I have been unable to find anyone (including the Sheriff's department who said that my case had been dismissed) to serve Barry Marsh (AMR) and Mark Bernal (County) who told me on Aug. 26, 2009 in front of Judge Cabrinha that they'd be willing to accept service by myself and the court agreed to it. I will need to serve them properly eventually. As I will need to serve them <i>all</i> the <i>entirety</i> of parties to be joined in this suit. Without a complex designation I expect it will take a

"See me" the court told me (and I think twice so). And I am negligent.

"How do I serve the rest of my defendants?" I asked (hoping the court understood the purpose of CCP §382) "I don't know" the court sighed.

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

April 5, 2010 Date:

Geoffrey Mangers

(TYPE OR PRINT NAME)

HORT TITLE:	CASE NUMBER:		
G. Mangers Vs The County Of Santa Clara, Et Al	1-08-CV-109152		
ATTACHMENT (Number):	OB-1 Page _1 of		
(This Attachment may be used with any Judicial Co	ouncil form.) (Add pages as require		
"5. The reason I need an extension to file this brief is" A complex case misdesignated as not, is almost impossible	to even file, let alone anneal		
And this case <i>highly</i> complex with many intertwined issues. A			
misunderstood, and misdesignated from the outset. Plaguing	it with procedural problems		
(already mentioned earlier) that have never been properly add			
overwhelmed and impacted lower court and inadequate Self-S issues in this suit). Further complicated by the lower court's re			
before I could even begin to properly enjoin my CCP §382 par			
companies, Medi-Cal, etc.) whose assistance, being a novice,			
(e.g.) the SAC and now the AOB. H035035 has separated me			
and their support [*] . Which I'm truly in need of being a novice			
mailing costs alone thus far have me at my limit. Which (I beli a complex designation that I've also been denied. The Sheriff (approximation) to provide any further convice on mailings. And it	's department is also refusing		
	e again) to provide any further service on mailings. And it's not always easy to find eone courageous enough and willing to show up each time and spend the time to sign the		
proofs and mail the envelopes.			
"5. The reason I need an extension is"			
	eed time be able to serve their (§382) interests in this and explain to them why they		
should have one. Reminding them of their suit against Nation			
1992. To my knowledge no one's ever brought a class action issues I'm raising (also by our Civil Grand Jury back in 2003 a			
"5. The reason" Properly (I'd think) this notice (the APP-006)			
served on <i>all</i> the parties to be joined in 1-08-CV-109152. <i>Sim</i>			
how to without a complex designation hoping my website do meantime) will be of assistance in the process.	ocument repository (in the		
"5. <i>The reason</i> " I still need to augment the record (wish the record the record to augment the record (wish the record the transcripts) regarding the transcripts. Few of w			
anyway. Losing out on critical information I'll need in the writir			
"5. <i>The reason</i> " I still haven't been able to properly complete			
Appeals (even catalog it). Let alone been able to serve anyon	•		
	•		
"5. The reason" I have another statute of limitations (from May 2007) deadline quickly coming up on me this May 17 in which I need to make sure I've properly served all the parties involved			
And still don't know the name of the officer who picked me up,			
me to El Camino Hospital ^A or the AMR paramedics who parti supervision <i>et. al.</i> and <i>"Does"</i> all.	-		
	<i>"5. The reason"</i> This involves a Mental Health issue. My own. It would make <i>anyone</i> ill.		
▲: who've I've been hoping to flip into joining me as §382 plaintiffs	s in this. I understand their Board is		
publicly elected. I need to give another speech at their next board m who knows something about Mental Health and CCP §382. Explain	neeting. Suggesting they get a lawy		
and have them fix the botched job they did on me while "I'm still un (If the item that this Attachment concerns is made under penalty of perjury, all state penalty of perjury.)	der warrantee".		