

<b>COURT OF APPEAL, APPELLATE DISTRICT, DIVISION</b>	Court of Appeal Case Number: <b>H035318/H035035</b>
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):          TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	Superior Court Case Number:   <b>FOR COURT USE ONLY</b>
APPELLANT: <b>Geoffrey Mangers</b> RESPONDENT: <b>caption in dispute</b>	
<b>APPLICATION FOR EXTENSION OF TIME TO FILE BRIEF (CIVIL CASE)</b>	

**Notice: Please read Information on Appeal Procedures for Unlimited Civil Cases (Judicial Council form APP-001) before completing this form.**

- 1. I (name): request that the time to file  appellant's opening brief (AOB) on (date): **November 17, 2010** extended to (date): **→**
- 2. I  have  have not received a rule 8.220 notice.
- 3. I have received:

**60** days from whence all my H035318 CCP §382 parties join me and the court grants me a complex designation or can explain to me how to serve all of the parties I need to enjoin in this suit without it.

I do not believe I've not received a rule 8.220 notice on this extension. I believe I have at least 2 extensions but I can't find the dates in time though at the moment.

**"5. The reason I need an extension .. is.."**

Are the same as I've previously stated. Learning all I have would make *anyone* ill. I'm able to file my brief orally but am struggling to get it all down on paper. Some of the other reasons follow. I'm making progress and dearly wish I could do so more quickly. I need to enjoin a large amount of parties and it will take a while. I was only recently able to afford to purchase the 12/4/10 transcript I'm still waiting on.

6. The last brief filed by any party was:  AOB  RB filed on (date):

7. The record in this case is:

	<u>Volumes (#)</u>	<u>Pages (#)</u>	<u>Date filed</u>
Appendix/Clerks Transcript:	<u>3</u>	<u>647</u>	1/11/10 & 6/1/10
Reporters Transcript:	<u>3</u>	<u>48 (thus far)</u>	
Augmentation/other:			

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 8.60). Seems I will need to do this in my AOB. "See me" the court told me and (in my case) properly so.

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

Date: **November 17, 2010**

\_\_\_\_\_ \_\_\_\_\_  
 (TYPE OR PRINT NAME) (SIGNATURE OF PARTY OR ATTORNEY)

EXTENSION OF TIME IS:  
 Granted to \_\_\_\_\_  
 Denied  
 Date: \_\_\_\_\_

**ORDER**

\_\_\_\_\_  
(SIGNATURE OF PRESIDING JUSTICE)

CASE NAME: G. Mangers Vs <i><u>caption in dispute</u></i>	CASE NUMBER: H035035/H035318
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**PROOF OF SERVICE**

On Aug. 26, 2009 in front of the court both the AMR and county counsel told me that they'd be willing to accept service by myself and the court agreed to it. Having explained my circumstance to the court.

AMR counsel has taught me by example that serving in this fashion is not wise and why. Because they still have as yet to acknowledge service upon them by James Gottstein that was mailed to William Sanger, the chair of AMR's Board of Directors. I'll say it again, if \*I\* were Bill Sanger I'd be appalled at how my ambulance company has been allowed to be misused with a lack of any ethical standards regarding transports out of EPS. I was recently sent a record of the second one done on me in May of 2007 I requested with the names of everyone involved in it which are missing. Who mailed it to me? Who paid the bill? Who ordered it? Who were the paramedics? It has a document I saw for the first time I was supposed to have been given to sign giving my permission to do this to me.

But I think it improper to serve only them and the county and leaving out everyone else in this CCP §378,379,382 suit. To wit, the insurance interests (which include the state itself: Medi-Cal). I still have no word from the court as to how they expect me to serve all the parties I need to enjoin in this suit without a complex designation. The rules allow for an indigent to be granted this designation but I have learned that none have ever been allowed to either in the Superior Court, the 6th DCA nor the Supreme Court. That strikes me pretty discriminatory apart from all the other issues involved. The court might as well tell me that I'm not to be allowed to file this case at all.

I will continue to have this problem until this case has been properly designated. There's good reason to have complex designations. Why did Judges Emerson, Levinger, Elfving, Kleinberg, all recuse themselves? I'll repeat it. A complex case, misdesignated as not, cannot even be filed let alone appealed. "See me" the court told me and we are negligent.

A few months ago I had a conversation with Undersheriff John Hirokawa who struck me this time as wanting to be supportive and help me solve the problem of not having someone to mail out the proofs of service for me. I called them yesterday and talked to Lt. Larry Imas who was helpful in reminding me of the differences between the Appeal's and Superior courts. And could not find that my case was still active and needed some time to authenticate it in fact is.

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I live in the county where the mailing took place. My mailing and residence address is: 4124 Ross Park Dr., San Jose, CA 95118-1761. I enclosed a copy in an envelope and deposited the sealed envelope with the United States Postal Service, with the postage fully prepaid. The envelopes was addressed and mailed to the parties as follows:

**Jeffrey V. Smith J.D., M.D.,**  
County Executive (East Wing 11th Fl.)  
Miguel Marquez, Esq., Mark Bernal, Esq.  
70 West Hedding St.  
San Jose, CA 95110

Tyler Draa, Esq.  
Barry C. Marsh, Esq.  
Scott Kanter, Esq.  
Hinshaw, Draa, Marsh, Still & Hinshaw  
12901 Saratoga Ave  
Saratoga, CA 95070-9998

I have several more pages that need to be sent I don't have time to complete at the moment. And will attempt to complete within a few days.

Geoffrey Mangers

(TYPE OR PRINT NAME)

November 17, 2010



(SIGNATURE OF DECLARANT)