ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Geoffrey Mangers, 4124 Ross Park Dr., San Jose, CA 95118-1761	FOR COURT USE ONLY
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.: E-MAIL ADDRESS (Optional): geoffrey@mangers.org ATTORNEY FOR (Name): in pro per (because I can't afford a lawyer)	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 191 North First St. MAILING ADDRESS: 191 North First St. CITY AND ZIP CODE: San Jose, CA 95113 BRANCH NAME: Civil	
PLAINTIFF/PETITIONER: Geoffrey Mangers DEFENDANT/RESPONDENT: The County Of Santa Clara, Et Al	
DECLARATION	CASE NUMBER: 1-08-CV-109152

Exhibit CC-1

Letter sent to me on Gary Graves' last day in office as County Executive -- 2 pages

"These are officers who put their lives on the line for me!" Ofc. Chris Bielecki Ofc. Anastasio Ramirez

On AUGUST 26, 2009

I testified in open court about how I was coerced by the county into taking pills I didn't want or need that resulted in pain so severe I was bedridden for days by it. But everyone disappeared before I had a chance to say the names of the victims. After I testified how I asked Deputy DA Marc Buller what the statute of limitations would be on framing an innocent officer with an assault and battery. Who told me "Probably three years .. could be longer.. depending on how it was done" This was done to me on May 18, 2006. And I have absolutely no idea or any way of knowing who the perpetrators of this were. And the whole thing haunts me to this day.

On <u>AUGUST 31</u>, 2009 (Gary Graves' last day in office as County Executive)

I was sent a letter saying it was from County Counsel telling me not to talk to the District Attorney. The letter says this should be brought to the court's attention so I am.

I want damages from the county for Chris Bielecki and I want exemplary ones for him.

"When are you going to do that?" Judge Cabrinha demanded

when are you going to a	o mui. suage eustima demanaea.
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)	(SIGNATURE OF DECLARANT)
	☐ Attorney for ✓ Plaintiff ☐ Petitioner ☐ Defendan☐ Respondent ☐ Other (Specify):

OFFICE OF THE COUNTY COUNSEL COUNTY OF SANTA CLARA

70 West Hedding Street, 9th Floor San Jose, California 95110-1770 (408) 299-5900 / (408) 292-7240 (FAX)



Miguel Márquez
ACTING COUNTY COUNSEL

Winifred Botha
Lori E. Pegg
ASSISTANT COUNTY COUNSEL

August 31, 2009

Geoffrey Mangers 4124 Ross Park Dr. San Jose, CA 95118-1761

Re: Geoffrey Mangers v. County of Santa Clara, et al.

Case No. 1-08-CV109152

Dear Mr. Mangers:

I received from District Attorney Dolores Carr's executive assistant one letter, one e-mail, and multiple voice mails that you forwarded to Ms. Carr regarding the above-referenced matter. I previously explained to you that I represent District Attorney Carr in this matter and that all communications with District Attorney Carr regarding this case (whether they are issues pertaining to your original complaint, first amended complaint, or your intended second amended complaint) are to be directed to me.

In your letter to District Attorney Carr you specifically reference the fact that I have instructed you not to communicate directly with her regarding this case. I again reiterate that I am District Attorney Carr's legal representative in this matter and that you shall not communicate directly with her (or any other defendant on whose behalf I have appeared in this case) in any manner respecting this litigation. You are free to initiate communications with District Attorney Carr on any other matters as she is an elected official representing the interests of the County and its citizens. I understand from your representations to the court that you intend to include in your second amended complaint some, if not all, of the allegations from your original complaint. Based upon that representation, it is improper for you to communicate with District Attorney Carr regarding any of the existing or potential allegations in this matter. After you file your second amended complaint we will hopefully have a better understanding of the relevant issues and can reassess which topics you may and may not address to District Attorney Carr.

In your letter to District Attorney Carr you also inform her that I have represented to you that I forwarded page 13 of your pleadings to her with your request that she read it and decide whether she would like to join you as a plaintiff. You further represent that I have not informed you of her decision in that regard. It is my recollection that I informed you that she is not

Letter to Geoffrey Mangers

Re: Geoffrey Mangers v. County of Santa Clara, et al.

August 31, 2009 Page 2 of 2

interested in joining you as a plaintiff. If I neglected to make that clear to you, then please accept this letter as notification that my client is not interested in joining your case as a plaintiff.

Should you persist in trying to communicate with District Attorney Carr on the issues raised in your pleadings, I will have no choice but to bring this to the court's attention and seek an order prohibiting you from engaging in such contact.

Very truly yours,

musi

MIGUEL MÁRQUEZ Acting County Counsel

MARK F. BERNAL Deputy County Counsel

c: Dolores Carr, District Attorney

PRESORTED FIRST CLASS



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