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FILED
 2010 OCT -1 P 2:48
 RICHARD W. WIEKING
 CLERK, U.S. DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
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7 Pro Se

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 10 **UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA**

11 ANGELA ANSANELLI,) Case Number: 3:10-cv-03892-SI
 12 CHARLES ANSANELLI)
 13 Plaintiff(s),) **MOTION TO ENLARGE TIME**
 14 vs.) **AND DECLARATION IN SUPPORT**
 15) **THEREOF**
 16) Judge: Hon. Susan Illston
 17 JPMORGAN CHASE, N.A.: FEDERAL)
 18 DEPOSIT INSURANCE CORPORATION;)
 19 FIRST AMERICAN TITLE COMPANY;)
 20 FIDELITY NATIONAL TITLE COMPANY;)
 21 SEQUOIA PACIFIC MORTGAGE)
 22 COMPANY, INC.)
 23 Defendant(s).)

23 Under Local Rule 6-3, We respectfully ask the Court to enlarge time in this case. We
 24 request that the hearing on the motions to dismiss be extended for an additional 60 days so that
 25 we may have the opportunity to seek legal counsel and be afforded the ability to respond to the
 26 motions.

27 MOTION TO ENLARGE TIME AND DECL. IN SUPPORT THERE OF:

1 In support of this request, We declare as follows:

2 1. We are the Plaintiffs in the above-titled matter

3 2. WE are not an attorneys and are representing ourselves pro se.

4 3. We are requesting this enlargement of time because we are not
5 represented by counsel and due to the case being moved to Federal Court the non-profit agency
6 that was assisting us in the Marin Superior Court is unable to assist us in the Federal Court
7 system. We need more time to read, understand, respond to the motions, and seek legal counsel.

8 4. I have asked opposing counsel, to stipulate to this proposed enlargement
9 of time. JPMORGAN CHASE BANK – Will not consent to enlargement of time
10 FDIC – Will not discuss enlargement of time until we sign and submit a form called Stipulation
11 and (Proposed) order to substitute defendant Federal Deposit Insurance Corporation, as receiver
12 for Washington Mutual Bank, in place of defendant the Federal Deposit Insurance Corporation
13 (FDIC-010) FIDELITY NATIONAL TITLE COMPANY – have not replied back to request.
14 FIRST AMERICAN TITLE COMPANY –replied they would consider the request. SEQUOIA
15 MORTGAGE COMPANY – lawyer replied that he had no problem with enlargement of time but
16 he was not aware of any motions to dismiss. He was unaware that the case had been moved to
17 Federal Court.

18 5. If the Court did not change the time, we would be substantially harmed or
19 Prejudiced because all motions to dismiss our case by defendants would go unanswered and
20 our case may be dismissed as a result. We are not lawyers and it will take us a long time to read
21 and understand the four motions to dismiss, and even longer to respond. If our case is dismissed,
22 the defendants may start foreclosure action and we could lose our home.

23 6. All previous time changes in this case: There have been none.

24 7. The effect the requested time enlargement would have on the schedule for this
25 case: It would extend all dates by 60 days. This extention would preserve our rights in efforts
26 to have ample time to respond to all motions to dismiss. It would allow the court time to evaluate
27 our request for appointment of counsel.

MOTION TO ENLARGE TIME AND DECL. IN SUPPORT THERE OF:

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We declare under penalty of perjury that the foregoing is true and correct.

Date: October 1, 2010

Signature: *Angela J. Ansanelli*

Printed name: Angela J. Ansanelli

Signature: *[Signature]*

Printed name: Charles F. Ansanelli

Opposition Due: 11/19/10
Reply Due: 12/3/10
Hearing Set: 12/20/10 at 9:00 a.m.



MOTION TO ENLARGE TIME AND DECL. IN SUPPORT THERE OF: