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7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN JOSE DIVISION		
10	CLRB Hanson Industries, LLC, et al., NO. C 05-03649 JW		
11	Plaintiffs,ORDER DENYING MOTION TOv.INTERVENE		
12	Google Inc., et al.,		
13 14	/ Defendant.		
15	Presently before the Court is a Motion to Intervene as Plaintiff Under Fed. R. Civ. P. 24, and		
16	Motion for Leave to File a Brief of Amicus Curiae. (hereafter, "Motion," Docket Item No. 322.)		
17	7 The Motion is brought by "Bernard Madoff d/b/a Jonathan Lee Riches" ("Movant"), who seeks to		
18	intervene pursuant to Rule 24(a)(2) and Rule 24(b). (Motion at 1.) The parties filed a timely joint		
19	opposition. ( <u>See</u> Docket Item No. 323.)		
20	Under Rule 24(a)(2), a court must permit anyone to intervene who "claims an interest		
21	relating to the property or transaction that is the subject of the action, and is so situated that		
22	2 disposing of the action may as a practical matter impair or impede the movant's ability to protect its		
23	interest, unless existing parties adequately represent that interest." Fed. R. Civ. P. 24(a)(2). Under		
24	Rule 24(b), a court may permit anyone to intervene who "(A) is given a conditional right to		
25	intervene by a federal statute; or (B) has a claim or defense that shares with the main action a		

26 common question of law or fact." Fed. R. Civ. P. 24(b).

Here, although Movant represents that he has a "common vested interest and . . . documents,
emails, exhibits, and photographs related to this case," and that he is a "convicted computer hacker

with knowledge about Googles [sic] systems and hard drives," he does not state why such knowledge would be relevant to the class' settlement. (Motion at 1.) Further, Movant is a member of the class certified in this case. (Declaration of Markham Sherwood ¶ 1-2, Docket Item No. 323.) Thus, Movant has failed to establish an interest relating to the property or transaction that is the subject of this action. Further, Movant fails to make an adequate showing that he has a conditional right to intervene pursuant to a federal statute, or that he has a claim that shares with a common question of law or fact with this action. Thus, the Court finds Movant has not established sufficient grounds for intervention under Rule 24.

9 Accordingly, the Court DENIES Movant's Motion to Intervene as Plaintiff and for Leave to10 File a Brief of Amicus Curiae.

12 Dated: June 19, 2009

James What

JAMES WARE United States District Judge

**United States District Court** For the Northern District of California

1	THIS IS TO CERTIFY THAT COPIES OF THIS	ORDER HAVE BEEN DELIVERED TO:
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10	Bernard Madoff d/b/a Jonathan Lee Riches	
11	1306 Ash Bridge Rd. West Chester, PA 19380	
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13	Dated: June 19, 2009	Richard W. Wieking, Clerk
14		
15		By: /s/ JW Chambers Elizabeth Garcia
		By: /s/ JW Chambers Elizabeth Garcia Courtroom Deputy
15		Elizabeth Garcia
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