## 1 Rule 18. Joinder of claims and remedies.

- 2 (a) Joinder of claims. The plaintiff, in the complaint or in a reply setting forth a
- 3 counterclaim, and the defendant, in an answer setting forth a counterclaim, may join
- 4 either as independent or as alternate claims as many claims either legal or equitable or
- 5 both as the plaintiff or defendant may have against an opposing party, so long as the
- 6 claim is a claim over which the court has jurisdiction. There may be a like joinder of claims when
- 7 there are multiple parties if the requirements of Rules 19, 20, and 22 are satisfied. There
- 8 may be a like joinder of cross-claims or third-party claims if the requirements of Rules
- 9 13 and 14 respectively are satisfied.
- 10 (b) **Joinder of remedies; fraudulent conveyances.** Whenever a claim is one cognizable
- only after another claim has been prosecuted to conclusion, the two claims may be
- 12 joined in a single action; but the court will grant relief in that action only in accordance
- with the relative substantive rights of the parties. In particular, a plaintiff may state a
- claim for money and a claim to have set aside a conveyance fraudulent as to the plaintiff
- 15 without first having obtained a judgment establishing the claim for money.
- 16 Effective May/November 1, 20\_\_\_