UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	-	_
	No. 16-2264	_
JOSEPHAT MUA,		
Plaintiff	- Appellant,	
v.		
CALIFORNIA CASUALTS SELEDEE; THE O'NEAL MITCHELL I. BATT, (Indiv ABDULLAH, (Individual cap HARDNETT, (Individual cap STATE EDUCATION ASSO ADMINISTRATIVE SCHOON NYLEN & GILMORE, P EDUCATION,	LAW FIRM, LLP; 7 vidual capacity); BRYAN capacity); ROBERT E. pacity); BRADFORD AS OCIATION; ASSOCIATION; SHANI K. WHISON	THATCH I CHAPN CAPPI SSOCIA TON OF NANT; O
Defendar	nts - Appellees.	
Appeal from the United State Ellen L. Hollander, District Ju		
Submitted: April 20, 2017		I
Before WILKINSON, NIEMI	EYER, and KEENAN, Ci	- ircuit Judge -
Dismissed by unpublished per	r curiam opinion.	_

Josephat Mua, Appellant Pro Se. Thomas V. McCarron, James Olin Spiker, IV, SEMMES, BOWEN & SEMMES, Baltimore, Maryland, for Appellees.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Josephat Mua seeks to appeal the district court's order remanding the underlying action to state court. Subject to exceptions not applicable here, "[a]n order remanding a case to the State court from which it was removed is not reviewable on appeal or otherwise." 28 U.S.C. § 1447(d) (2012); *see E.D. ex rel. Darcy v. Pfizer, Inc.*, 722 F.3d 574, 579-83 (4th Cir. 2013). Because the district court's order does not fall within the exceptions provided by § 1447, the order is not appealable.

Accordingly, we grant California Casualty Indemnity Exchange's motion to dismiss this appeal for lack of jurisdiction, but deny its motions for attorney's fees and for reconsideration of our order granting Mua extensions of time. We grant Mua's motions to exceed the length limitations for his appellate filings and for leave to file a supplemental brief, but deny Mua's motion to suspend these proceedings. We dispense with oral argument because the facts and legal contentions are adequately presented in the material before this court and argument would not aid the decisional process.

DISMISSED