

1	Defendant argues that transfer is proper under LRCiv. 42.1 because the interests of
2	judicial economy would best be served by having undersigned preside over the declaratory
3	relief action. LRCiv. 42.1(a)(1) provides:
4	Any party may file a motion to transfer the case or cases involved to a single Judge whenever two or more cases <i>are</i>
5	<i>pending</i> before different Judges and any party believes that such cases: (1) arise from substantially the same transaction or event;
6	(2) involve substantially the same parties or property; (3) involve the same patent, trademark, or copyright; (4) calls for
7	determination of substantially the same questions of law; or (5) for any other reason would entail substantial duplication of labor
8	if heard by different Judges.
9	(emphasis added).
10	The Court does not believe there are two cases pending within the meaning of LRCiv.
11	42.1. This Court entered final judgment in the original action. Although there are post-
12	judgment motions pending in the original action, such motions pertain only to enforcement
13	of the judgment and prejudgment interest. Defendant has not cited the Court to any case that
14	would support the conclusion that, within these circumstances, the original action is still
15	"pending." As such, the Court finds that transfer under the present circumstances is not
16	countenanced by LRCiv. 42.1.
17	In any event, the Court does not find that the interests of judicial economy are best
18	served by transferring the declaratory relief action to the undersigned. The original action
19	involved only whether the arbitration award should be vacated. Although the 1-800 number
20	issue was raised in a post-judgment motion, the Court did not have occasion to substantively
21	resolve the issue, as the Court was presented only with the issue of whether Rules 59 or 60
22	permitted an amended or supplemental complaint. Because the 1-800 number issue presents
23	a different legal analysis than vacatur of the arbitration award, the Court does not believe that
24	the interests of judicial economy are best served by transferring the declaratory judgment
25	action to the undersigned.
26	Accordingly,
27	IT IS ORDERED that Defendant Electronic Payment Systems, LLC's ("EPS")
28	Motion to Transfer Related Case (Doc. 72) is denied.

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1	IT IS FURTHER ORDERED that the Clerk of the Court shall file a copy of this
2	Order in Judge Campbell's case, CV 10-1060-PHX-DGC (re: Doc. 10).
3	DATED this 13 th day of July, 2010.
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6	James A. Teilborg / United States District Judge
7	United States District Judge
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