/n	1	Doc. 5	
1			
2			
3			
4			
5			
6			
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	IN RE LISA AUBERT-BROWN,	CASE NO. CV F 12-1775 LJO	
12	Debtor,	ORDER TO SHOW CAUSE WHY ACTION	
13	LISA AUBERT-BROWN	SHOULD NOT BE DISMISSED (Doc. 4)	
14	Appellant,	(1000. 4)	
15			
16	vs. MICHAEL MEYER,		
17	Appellee.		
18	Tippenee.		
19			
20	The bankruptcy court had provided notice that the record for purposes of appeal is incomplete.		
21	As such, this Court ORDERS the parties, no later than December 14, 2012, to file and serve papers to		
22	show good cause why this Court should or should not dismiss this action for reasons, including failure		
23	to perfect the appeal. This Court ADMONISHES the parties that this Court will dismiss this action if		
24	good cause is not shown for failure to perfec	perfect the appeal. This Court ADMONISHES the parties that this Court will dismiss this action if bod cause is not shown for failure to perfect the appeal or if good cause is shown to dismiss and close	
25	this action.		
26	IT IS SO ORDERED.		
27	Dated: <u>December 6, 2012</u>	/s/ Lawrence J. O'Neill UNITED STATES DISTRICT JUDGE	
28			
		1	

Aubert-Brown