1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

DAVID RESOVSKY, et al., Plaintiffs, v. CORDIS CORPORATION, et al.,

Defendants.

IT IS SO ORDERED.

Dated: July 18, 2016

Case No. 16-cv-03082-EMC

ORDER TO SHOW CAUSE

Defendant Coris Corporation removed the instant case on June 6, 2016, asserting that the Court has jurisdiction under the Class Action Fairness Act (CAFA) of 2005. See Docket No. 1 (Not. of Removal) at ¶ 18. Coris Corporation's removal was based on a motion for consolidation filed in Superior Court Case No. RG16814166 (the "Quinn" action), which sought to consolidate eight actions for pre-trial purposes and the institution of a bellwether-trial process. Id. at ¶ 12. It is unclear that this Court has jurisdiction, as based on the record it does not appear that the cases were consolidated, see Docket No. 18 (Mayer Dec.), Exh. A, and it currently seems that only the instant action is before this Court, with only seven plaintiffs named in the First Amended Complaint. Docket No. 16-1.¹ The parties are to file briefing explaining why the Court has jurisdiction over this case by **Thursday, July 21, 2016** at **12:00 p.m. PST**.

23 24

25

26

27

28

EDWARD M. CHEN United States District Judge

¹ The original complaint filed in state court named four plaintiffs.