UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
JENNIFER RARA,	Case No. 16-cv-06376-PJH
Plaintiff,	
V.	ORDER DISMISSING SCHOOLS FIRST
EXPERIAN INFORMATION	FEDERAL CREDIT UNION
Derendants.	
The final defendant remaining in this action, Schools First Federal Credit Union	
("SFFCU"), has never entered an appearance on this court's docket and does not appe	
to have been served with the complaint. The complaint in this case was filed on	
November 1, 2016. In a March 20, 2017 order dismissing the complaint, the court noted	
	NORTHERN DISTE JENNIFER RARA, Plaintiff, v. EXPERIAN INFORMATION SOLUTIONS, INC., et al., Defendants. The final defendant remaining in this ("SFFCU"), has never entered an appearant to have been served with the complaint. Th

United States District Court Northern District of California ("SFFCU"), has never entered an appearance on this court's docket and does not appear
to have been served with the complaint. The complaint in this case was filed on
November 1, 2016. In a March 20, 2017 order dismissing the complaint, the court noted
that SFFCU "has not appeared, and it is not clear from the docket whether it was timely
served with the complaint. See Fed. R. Civ. P. 4(m). If plaintiff wishes to maintain her
claims against [SFFCU] in the amended complaint, she must establish either timely proof
of service or 'good cause' to justify an extension of the deadline." Dkt. 47 (emphasis
added).
Plaintiff did not file an amended complaint or proof of service by the deadline, and

Plaintiff did not file an amended complaint or proof of service by the deadline, and
has not attempted to show "good cause" to excuse her failure to serve SFFCU within 90
days as required by Federal Rule of Civil Procedure 4(m). Accordingly, SFFCU is
hereby DISMISSED as a defendant, without prejudice. The Clerk shall close the case.

IT IS SO ORDERED.

Dated: June 30, 2017

PHYLLIS J. HAMILTON United States District Judge

27 28

24

25

26