

United States District Court Northern District of California <u>Funds Trust</u>, 547 U.S. 633 (2006), the court concluded that actions for violations of the 1933 Act are not "covered class actions" under 15 U.S.C. § 77p(b) and are therefore not rendered removable by 15 U.S.C. § 77p(c). Second, the court found based on the Ninth Circuit's decision in <u>Luther v.</u>
<u>Countrywide Home Loans Servicing, LP</u>, 533 F.3d 1031 (9th Cir. 2008), that such actions are in fact prohibited from removal under 15 U.S.C. § 77v.

Citing to <u>Young</u> and the several subsequent opinions from this district that agree with it, each of the plaintiffs move to remand their respective actions for violations of the 1933 Act to San Mateo County Superior Court. Defendants oppose, but provide no persuasive basis for this court to revisit its decision from <u>Young</u>.

Accordingly, the court finds that the cases captioned above "are not the type of covered class actions capable of being removed pursuant to § 77p, and indeed are prohibited from removal pursuant to § 77v." Young, 2012 U.S. Dist. LEXIS 33695, at \*11. As a consequence, Defendants have not satisfied their burden to convincingly establish federal jurisdiction. <u>See Gaus v. Miles, Inc.</u>, 980 F.2d 564, 566 (9th Cir. 1992) ("The 'strong presumption' against removal jurisdiction means that the defendant always has the burden of establishing that removal is proper."); <u>see also Matheson v. Progressive Specialty Ins. Co.</u>, 319 F.3d 1089, 1090 (9th Cir. 2003) ("Where doubt regarding the right to removal exists, a case should be remanded to state court.").

Plaintiffs' motions to remand are therefore GRANTED, and the hearing scheduled for May 26, 2016, is VACATED. The Clerk shall remand these cases to San Mateo County Superior Court and close the files.

IT IS SO ORDERED.

Dated: May 20, 2016

United States District Judge

Case No.: <u>5:15-cv-05549-EJD</u> ORDER GRANTING PLAINTIFFS' MOTIONS TO REMAND