Philpott et a

al v. Sn	eed et al				Doc. 3
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8	UNITED STATES DISTRICT COURT				
9	SOUTHERN DISTRICT OF CALIFORNIA				
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11	ROBERT PHILPOTT AND PA ANN MURRY,		CASE NO. 07cv	1139 BTM(LSP)	
12		Plaintifsf,		ORDER GRANTING MOTION TO PROCEED IN FORMA PAUPERIS;	
13	VS.		CASE SHOULD	IOW CAUSE WHY	
14	CHARLETTE SNEED, ET AL.,				
15	Defendant.				
16					
17 1 0	On June 22, 2007, Defendant Charlette Sneed removed this action from the Superior				
18 19	Court of California pursuant to 28 U.S.C. §§ 1441 and 1446. Defendant also filed a motion				
20	to proceed in forma pauperis ("IFP").				
20	The Court has considered Defendant's declaration in support of her motion to proceed				
22	IFP, and finds that she has made a sufficient showing of inability to pay the filing fee.				
23	Accordingly, Defendant's IFP Motion is GRANTED .				
24	Defendant contends that the Court has diversity jurisdiction over the action under 28 U.S.C. § 1332(a). However, it is unclear whether the action is between citizens of different				
25	states. There is a "strong presumption" against removal jurisdiction, and the defendant				
26	always has the burden of establishing that removal is proper. <u>Gaus v. Miles, Inc.</u> , 980 F.2d				
27	564, 566 (9th Cir. 1992).				
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remanded to state court. The parties may file papers in response to this OSC on or before July 23, 2007. The matter will be set for hearing on July 27, 2007 at 11:00 a.m. Unless otherwise directed by the Court, there shall be no oral argument and no personal appearances are required. IT IS SO ORDERED. DATED: July 2, 2007 Luny Ted morkouit Hon. Barry Ted Moskowitz United States District Judge