1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	SOUTHERN DISTRICT OF CALIFORNIA	
10		
11	BRUCE DERRICK CALHOON, Disabled Air Force and Navy Veteran,	CASE NO. 10cv1629 WQH (POR)
12	Plaintiff,	ORDER
13	VS.	
14	SAN DIEGO POLICE DEPARTMENT; SAN DIEGO COUNTY and all of its	
15	corrupt partners; SAN DIEGO SHERIF DEPARTMENT; JUSTICE	
16	DEPARTMENT; FBI; CHULA VISTA POLICE DEPARTMENT; AMC 24	
17	MOVIE THEATERS; UPS; SOCIAL SECURITY; CHASE BANK; BANK OF	
18	AMERICA; WELLS FARGO; MTS; UCSD; USD; SDSU; MACYS; RALHPS;	
19 20	SEARS; ROSS; ROGER T. BÉNITEZ; STORMES; ETC,	
20	Defendants.	
21	HAYES, Judge:	
22	The matters before the Court are Plaintiff's Motion to Proceed in Forma Pauperis (Doc.	
23	# 2) and Motion to Appoint Counsel (Doc. # 3).	
24 25	DACKOKOUND	
25 26	On August 4, 2010, Plaintiff, a non-prisoner proceeding prose, initiated this action by	
20 27	filing his Complaint. (Doc. #1). Also on August 4, 2010, Plaintiff filed his Motion for Leave	
27	to Proceed in Forma Pauperis ("IFP") (Doc. # 2) and his motion to Appoint Counsel (Doc.	
20	# 3).	

10cv1629 WQH (POR)

ANALYSIS

2 I. Motion to Proceed IFP

All parties instituting any civil action, suit, or proceeding in a district court of the United States, except an application for a writ of habeas corpus, must pay a filing fee of \$350. *See* 28 U.S.C. § 1914(a). An action may proceed despite a plaintiff's failure to prepay the entire fee only if the plaintiff is granted leave to proceed in forma pauperis pursuant to 28 U.S.C. § 1915(a). *See Rodriguez v. Cook*, 169 F.3d 1176, 1177 (9th Cir. 2009).

In his affidavit accompanying his Motion to Proceed IFP, Plaintiff states he has not
been employed since 1989. (Doc. # 2 at 2). Plaintiff states his only income is social security
checks of \$1,074.00 per month. *Id.* Plaintiff states he has no significant assets such as real
estate or stocks. *Id.* at 3. Plaintiff states he has \$5 in a checking account. *Id.* at 2. The Court
has reviewed Plaintiff's affidavit of assets and finds that it is sufficient to show that Plaintiff
is unable to pay the fees or post securities required to maintain this action. The Court grants
the Motion to Proceed IFP pursuant to 28 U.S.C. § 1915.

15

1

3

4

5

6

7

II. Initial Screening Pursuant to 28 U.S.C. § 1915(a)

After granting IFP status, the Court must dismiss the case if the case "fails to state a
claim on which relief may be granted" or is "frivolous." 28 U.S.C. § 1915(e)(2)(B).

The standard used to evaluate whether a complaint should be dismissed is a liberal one,
particularly when the action has been filed pro se. *See Estelle v. Gamble*, 429 U.S. 97, 97
(1976). However, even a "liberal interpretation . . . may not supply elements of the claim that
were not initially pled." *Ivey v. Bd. of Regents of the Univ. of Alaska*, 673 F.2d 266, 268 (9th
Cir. 1982).

A complaint "is frivolous where it lacks an arguable basis either in law or fact. [The] term 'frivolous,' when applied to the complaint, embraces not only the inarguable legal conclusion, but also the fanciful factual allegation." *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see also Martin v. Sias*, 88 F.3d 774, 775 (9th Cir. 1996). When determining whether a complaint is frivolous, the Court need not accept the factual allegations as true, but must "pierce the veil of the complaint," to determine if the allegations are "fanciful," "fantastic,"

1	or "delusional." Denton v. Hernandez, 504 U.S. 25, 32-33 (1992) (quoting Neitzke, 490 U.S.	
2	at 327-28).	
3	Plaintiff's Complaint is a single page of handwritten allegations. See Doc. # 1 at 1. On	
4	the accompanying Civil Cover Sheet, Plaintiff states his cause of action is a claim under the	
5	Racketeer Influenced and Corrupt Organizations Act ("RICO"). Id. at 2. On the Civil Cover	
6	Sheet, Plaintiff's "Brief description of cause" states "You are corrupt – Mayor Sanders says	
7	so on T.V." Id. Plaintiff's Complaint states, in its entirety:	
8 9 10 11 12 13 14	that the above named and their corrupt partners in this gay wet county (wet counties are illegal – they have to be dry counties) attempted to murder me Bruce Derrick Calhoun disabled air force and navy veteran again after falsif[y]ing federal court documents for the tenth time (10). The CIA watched (YMZ2Y confirmation number) Special Agent Amelia (FBI) watched. They told me to get "down[.]" Two females in black and pants in the 4th floor clerk's lobby of the United States District Court Southern District of California in another failed murder attempt with entrapment after you murdered my wife, my mother, and my Grand Mother (Daphne Christie McKinney Calhoun, Mary Whitfiled Leach, Lila Polly Pope Whitfield). This is the 11th filing and the 11th murder attempt inside the Edward J. Schwartz Federal Building by prostitutes with video cell phones and pimps by federal judges with fake diplomas on their walls, beach house, and Bugatti please!"	
15	(Doc. # 1 at 1).	
16	The Court dismisses the Complaint as lacking an arguable basis in fact pursuant to 28	
17	U.S.C. § 1915(e)(2)(B)(i).	
18	III. Appointment of Counsel	
19	In light of the Court's sua sponte dismissal of this action, Plaintiff's request for	
20	appointment of counsel is denied as moot.	
21	CONCLUSION	
22	IT IS HEREBY ORDERED that the Motion for Leave to Proceed in Forma Pauperis	
23	(Doc. # 2) is GRANTED . The Complaint is DISMISSED without prejudice, and this case	
24	shall be closed. The Motion to Appoint Counsel (Doc. # 3) is DENIED as moot.	
25	DATED: August 10, 2010	
26	William 2. Hayes WILLIAM O HAVES	
27	WILLIAM Q. HAYES United States District Judge	
28		