Wright v. Crain H LLC Doc. 12 Att. 1

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

SHANE WRIGHT PLAINTIFF

v. No. 4:12-cv-407-DPM

CRAIN H L.L.C. d/b/a CRAIN AUTOMOTIVE HOLDINGS, L.L.C.

**DEFENDANT** 

## **ORDER**

Wright's unopposed motion for voluntary dismissal of his federal claim,  $N_{\rm e}$  8, is granted. That claim is dismissed without prejudice. The Court declines to exercise its supplemental jurisdiction over Wright's remaining state law claims. 28 U.S.C. § 1367(c)(3); Lindsey v. Dillard's, Inc., 306 F.3d 596, 598-99 (8th Cir. 2002). The Court remands those claims to the Saline County Circuit Court. Wright's pendent claims aren't subject to the thirty-day rule for remand, 28 U.S.C. § 1447(c), because there was no defect in removal procedure. Lindsey, 306 F.3d at 599. The Court has subject matter jurisdiction, it simply chooses not to exercise it. 28 U.S.C. § 1367(c). The Court will not impose conditions on remand, given Wright's good-faith abandonment of any FLSA claims.

So Ordered.

D.P. Marshall Jr.

United States District Judge

\_1 August 2013\_\_