UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES – GENERAL

Case No. CV 16-02994 RGK (AFM	MAY + 5 2016 Ix) Date:
Title Jessica Hsin v. Lathena Denise Haney etc. and Does 1 to 10,	
Present: The Honorable: R. GARY	KLAUSNER, U.S. DISTRICT JUDGE
Sharon Williams	N/A
Deputy Clerk	Court Reporter / Recorder
Attorneys Present for Plaintin	ff: Attorneys Present for Defendants:

Proceedings: (In Chambers) ORDER REMANDING MATTER TO STATE COURT

On March 16, 2016, Jessica Hsin ("Plaintiff") instituted unlawful detainer proceedings against Lathena Denise Haney aka Denise Haney; and All Other Occupants and Does 1 to 10 ("Defendant") in state court. Defendant has allegedly continued in unlawful possession of the property located at 2501 W. Redondo Beach Blvd., Unit 335, Gardena, California 90249 (the "Property") that is owned by Plaintiff. Defendant allegedly entered into a one-year lease of the Property on August 1, 2015, with rent at \$1,700.00 per month. At the time of the 3-day notice to quit, the rent due by Defendant was allegedly \$3,604.00. Plaintiff estimates the fair rental value of the property as \$56.66 per day. Plaintiff filed her unlawful detainer complaint in state court after Defendant failed to comply with the notice to quit. Defendant filed an Answer in state court. Defendant removed the action to this Court on May 2, 2016. Defendant asserts federal question jurisdiction in this Court: "Federal question exists because Defendant's Answer, a pleading depend on the determination of Defendant's rights and Plaintiff's duties under federal law." (Notice of Removal, ¶ 10.) Diversity jurisdiction is not alleged

Federal courts are courts of limited jurisdiction, having subject matter jurisdiction only over matters authorized by the Constitution and Congress. See, e.g., Kokkonen v. Guardian Life Ins. Co., 511 U.S. 375, 377 (1994). It is this Court's duty to always examine its own subject matter jurisdiction, see Arbaugh v. Y&H Corp., 546 U.S. 500, 514 (2006), and the Court may remand a case summarily if there is an obvious jurisdictional issue. Cf. Scholastic Entm't, Inc. v. Fox Entm't Grp., Inc., 336 F.3d 982, 985 (9th Cir. 2003) ("While a party is entitled to notice and an opportunity to respond when a court contemplates dismissing a claim on the merits, it is not so when the dismissal is for lack of subject matter jurisdiction.") (omitting internal citations). A defendant attempting to remove an action from state to federal court bears the burden of proving that jurisdiction exists. See Scott v. Breeland, 792 F.2d 925, 927 (9th Cir. 1986). Further a "strong presumption" against removal jurisdiction exists. See Gaus v. Miles, Inc., 980 F.2d 564, 567 (9th Cir. 1992).

CV-90 (03/15)

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Subject matter jurisdiction exists over civity 1331. A claim arises under federal law "when a properly pleaded complaint." See Caterpillar, Inc. Complaint herein contains a single cause of action federal question jurisdiction even if there is a federal question present the federal law. See Caterpillar, Inc., 482 U.S. detainer case, and there is no federal question present face of the Complaint that no diversity jurisdiction demanded on the face of the Complaint is alleged threshold of \$75,000. The Complaint specifically ongoing damages at a rate of \$56.66 per day. Definition of the complaint specifically ongoing damages at a rate of \$56.66 per day.	a federal question is presented on the face. v. Williams, 482 U.S. 386, 392 (1987) in for unlawful detainer, a state law claim eral defense to the claim or a counterclaid at 392-93. This is a simple state law unsented on the face of Plaintiff's Complaulieged diversity jurisdiction, and it is clean exists under 28 U.S.C. § 1332. The are not to exceed \$10,000 – well below they asserts a claim for past due rent of \$3,600.	te of plaintiff's Plaintiff's There is no marising nlawful int. ear from the mount statutory 64.00, plus
how those damages would exceed \$75,000.	rendant has made no plausible anegation	is showing
The Court thus REMANDS the action to somethy to serve this order on all parties who have		t Clerk
cc: Pro Se Defendant		
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