UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No. SA CV09-0760-DOC(ANx)	Date: July 16, 2009
Title: U.S. PROVINCE OF THE RELIGIOUS OF JESUS AND MARY, INC. V. GAGNON, ET AL.	
respective most recent address of record in this action on this date.]	vernment messenger service, postage prepaid, to all counsel (or parties) at their e: Deputy Clerk:
PRESENT: THE HONORABLE DA	VID O. CARTER, JUDGE
Kristee Hopkins	Not Present
Courtroom Clerk	Court Reporter
ATTORNEYS PRESENT FOR PLAINTIFFS:	ATTORNEYS PRESENT FOR DEFENDANTS:
NONE PRESENT	NONE PRESENT
PROCEEDING (IN CHAMBERS): ORDER TO SE SUBJECT MA	HOW CAUSE RE DISMISSAL FOR LACK OF ATTER JURISDICTION
The complaint alleges federal question However, this allegation appears improper because	on as its jurisdictional basis. See 28 U.S.C. § 1331.
[] All causes of action arise under	er state law.
The complaint alleges diversity jurisd exercise of diversity jurisdiction would be imprope	diction. See 28 U.S.C. § 1332. However, the r for the reason(s) checked below:
1	the residence, rather than the citizenship, of the ge is based upon a party's citizenship. <i>See</i> 28 U.S.C.
MINUTES FORM 11 DOC CIVIL - GEN	Initials of Deputy Clerk kh Page 1 of 2

	set forth). See 28 U.S.C. § 1332(c).
[]	A partnership or unincorporated association is joined as a party. For diversity or alienage jurisdiction to be proper, none of the partners or members, including limited partners, can be a citizen of the same state as any opposing party. The citizenship of all the entity's partners must therefore be alleged. <i>Carden v. Arkoma Assocs.</i> , 494 U.S. 185, 192-96, 110 S. Ct. 1015, 1019-21, 108 L. Ed. 2d 157 (1990); <i>Rockwell Int'l Credit Corp. v. United States Aircraft Ins. Group</i> , 823 F.2d 302, 304 (9th Cir. 1987).
[]	All plaintiffs are not diverse from all defendants. See 28 U.S.C. § 1332; see also Strawbridge v. Curtiss, 7 U.S. (3 Cranch) 267 (1806).
[x]	The complaint fails to allege the citizenship of one or more parties. <i>See</i> 28 U.S.C § 1332.
[]	The complaint fails to allege an amount in controversy in excess of \$75,000. <i>See</i> 28 U.S.C. § 1332.

A corporation is joined as a party. The complaint fails to set forth either the

corporation's state of incorporation or its principal place of business (both must be

Accordingly, the Court orders Plaintiff(s) to show cause in writing within **no later than July31, 2009** why this action should not be dismissed for lack of subject matter jurisdiction. Defendant(s) may submit a response in the same time period. An amended complaint correcting the deficiencies will be deemed a sufficient response to this order to show cause.

The Clerk shall serve this minute order on all parties to the action.

[]