Case 2:06-cv-01468-FCD-KJM Document 6 Page 1 of 2 Filed 07/13/2006 1 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 ADVENTIST HEALTH SYSTEM, et al., 11 Plaintiffs, No. CIV S-06-1465 FCD KJM PS 12 VS. 13 BARBARA CLARK, 14 Defendant. FINDINGS AND RECOMMENDATIONS 15 and related actions. 16 No. CIV S-06-1466 FCD KJM PS No. CIV S-06-1468 FCD KJM PS 17 No. CIV S-06-1470 FCD KJM PS No. CIV S-06-1471 FCD KJM PS 18 No. CIV S-06-1473 FCD KJM PS 19 The above-titled actions were related by order dated July 11, 2006. Findings and 20 recommendations previously issued in case nos. CIV S-06-1467 and CIV S-06-1472, which were 21 also related to these actions. 22 Defendant has filed a notice of removal of a state court petition of employer for 23 injunction prohibiting violence or threats of violence against employee in which plaintiff seeks a 24 stay away order against defendant. There is no basis for federal subject matter jurisdiction 25 evident in the state court action. Under 28 U.S.C. § 1447(c), this action should therefore be 26

summarily remanded.

Accordingly, IT IS HEREBY RECOMMENDED that the above-titled actions be summarily remanded to the Superior Court of California, County of Placer.

These findings and recommendations are submitted to the United States District Judge assigned to the case, pursuant to the provisions of 28 U.S.C. § 636(b)(l). Within twenty days after being served with these findings and recommendations, any party may file written objections with the court and serve a copy on all parties. Such a document should be captioned "Objections to Magistrate Judge's Findings and Recommendations." Any reply to the objections shall be served and filed within ten days after service of the objections. The parties are advised that failure to file objections within the specified time may waive the right to appeal the District Court's order. Martinez v. Ylst, 951 F.2d 1153 (9th Cir. 1991).

DATED: July 12, 2006.

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