

1  
2  
3  
4  
5  
6 **UNITED STATES DISTRICT COURT**  
7 **NORTHERN DISTRICT OF CALIFORNIA**  
8 **SAN FRANCISCO DIVISION**

9  
10 STEPHANIE R. SCHEMPP, aka, KRYS  
ASH SCHEMPP,

11 Plaintiff,

12 v.

13 INTERNATIONAL ALLIANCE OF  
14 THEATRICAL STAGE EMPLOYEES  
LOCAL 16, and others,

15 Defendants.

Case No. 12-cv-06147 NC

**ORDER TO SHOW CAUSE WHY  
REMOVAL IS PROPER**

Re: Dkt. No. 1

16 Defendant International Alliance of Theatrical Stage Employees Local 16 (“IATSE”)  
17 filed a notice of removal on December 4, 2012 based on federal question jurisdiction.  
18 IATSE asserts that it timely filed its notice of removal within thirty days of service and  
19 states that Exhibit A to its notice contains copies of the summons and all the process  
20 delivered in the Superior Court action. Dkt. No. 1 at 2, 7. The copy of the summons in  
21 Exhibit A is dated October 15, 2011. *Id.* at 11. This is outside the thirty day filing limit for  
22 notices of removal imposed by 28 U.S.C. § 1446(b). IATSE does not state or provide  
23 documentation that it was served on a later date. Accordingly, IATSE must show cause  
24 why removal is proper under § 1446(b) by December 13, 2012, at 5:00 p.m.

25 IT IS SO ORDERED.

26 Date: December 6, 2012

27   
Nathanael M. Cousins  
United States Magistrate Judge