27

28

1 2 3 UNITED STATES DISTRICT COURT 4 5 NORTHERN DISTRICT OF CALIFORNIA 6 **GRANITE RANCH OPPORTUNITIES** 7 Case No. 14-cv-00476-JST LLC, 8 Plaintiff, ORDER ADOPTING REPORT AND 9 v. RECOMMENDATION AND REMANDING ACTION 10 RACHELLE MORGAN-LEWIS, Re: ECF No. 6 Defendant. 11 12 In this removed action for unlawful detainer, Magistrate Judge Grewal issued a report and 13 recommendation prior to the reassignment of the action to this Court. ECF No. 6. Judge Grewal found that the court lacks subject matter jurisdiction. First, federal-question jurisdiction does not 14 exist because Granite Ranch brings a single unlawful detainer claim, which is predicated on state 15 law. Second, diversity of citizenship is absent because both parties are citizens of California.¹ 16 The period for filing objections to this report and recommendation has ended, and no party 17 has filed objections. Because the report and recommendation is thorough and well-reasoned, the 18 Court adopts it in every respect. Accordingly, this action is REMANDED to Monterey County 19 Superior Court. The Clerk shall mail a copy of this order to the clerk of the Superior Court and 20 terminate this action. 21 IT IS SO ORDERED. 22 Dated: April 2, 2014 23 24 Jnited States District Judge 25 26

¹ Removal was based on diversity of citizenship. ECF No. 1. Though Judge Grewal's report and recommendation does not address this issue, Morgan Lewis' California citizenship is a sufficient ground for remanding the action. See 28 U.S.C. § 1441 (providing that a citizen of the state in which the action is brought cannot remove the action on the basis of diversity jurisdiction).