(quoting Ex Parte McCardle, 74 U.S. (7 Wall.) 506, 514 (1868)). It is the plaintiff's burden to establish the court's subject matter jurisdiction. Thompson v. McCombe, 99 F.3d 352, 353 (9th Cir. 1996).

As noted above, plaintiff references 15 U.S.C. § 2310, in his assertion of subject matter jurisdiction based on a federal question but no violation of section 2310 or any other federal statute is alleged in the body of the complaint against the defendant. Rather, plaintiff exclusively alleges various state law causes of action. In the absence of any allegations of violation of a federal statute by defendant, plaintiff has not established subject matter jurisdiction. The Complaint must be dismissed without prejudice.

Although not a jurisdictional prerequisite, there is no assertion in the complaint that venue is proper in this district. If plaintiff intends to file an amended complaint, he should set forth why venue in this district is appropriate.

On its face, plaintiff's complaint does not provide a basis for the exercise of subject matter jurisdiction. Accordingly, plaintiff's complaint is **DISMISSED WITHOUT** PREJUDICE.

IT IS SO ORDERED.

DATED: March 2, 2009

United States District Court Judge

COPY TO:

HON. LEO S. PAPAS

UNITED STATES MAGISTRATE JUDGE

ALL PARTIES/COUNSEL

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¹⁵ U.S.C. § 2310 is known as the Magnuson-Moss Warranty Act.