IN THE DISTRICT COURT
FOR THE DISTRICT OF, MARYLAND
2014 DEC 31

MARK H. WITTSTADT CLERK'S OFFICE AT BALTIMORE SELECT PORTFOLIO SERVICING, INC.

GERARD WILLIAM WITTSTADM JR.

Substitute Trustees

Plaintiffs 1

V.

Civil Action No. JKB-14-3852

DAVE LLEWELLYN DIXON JULIANA KOFFA DIXON

**Defendants** 

**MEMORANDUM** 

On December 10, 2014, defendants, who are Maryland residents, filed a Notice of Removal from the Circuit Court of Maryland for Howard County, Case No. 13C14101405, paying the filing fee and providing a civil cover sheet, the complaint, and documents relating to the Circuit Court case (ECF Nos. 1 and 2), as well as an "Affidavit for Notice of Removal" (ECF No. 3) and an "Affidavit for Declaration of Bill of Rights." (ECF No. 4).

There is no evidence that removal would be proper in this case. Under 28 U.S.C. § 1441(a), only actions "brought in a State court of which the district courts of the United States have original jurisdiction, may be removed by the defendant or the defendants, to the district court of the United States for the district and division embracing the place where such action is pending." See also Caterpillar Inc. v. Williams, 482 U.S. 386, 392 (1987). The Circuit Court complaint seeks foreclosure on a property occupied by defendants. Although defendants claim a violation of the United States Constitution (Civil Cover Sheet, ECF No. 1-1), the foreclosure action concerns application of Maryland law. To the extent they exist, the defendants' federal

constitutional arguments are matters only raised in defense to the foreclosure suit, which clearly

does not rest upon federal-question jurisdiction. "[S]ince 1887 it has been settled law that a case

may not be removed to federal court on the basis of a federal defense." Franchise Tax Bd. v.

Constr. Laborers Vacation Trust, 463 U.S. 1, 14 (1983). In this case, state law created the

causes of action, "and original federal jurisdiction is unavailable unless it appears that some

substantial, disputed question of federal law is a necessary element of one of the well-pleaded

state claims, or that one or the other claim is 'really' one of federal law." Id. at 13. No question

of federal law is part of the plaintiffs' claim in the foreclosure action, and federal-question

jurisdiction does not exist over it.

Defendants also invoke this court's diversity jurisdiction, but at least two of the plaintiffs

appear to reside in Maryland, as do the defendants, and an address is not provided for the

business entity. Thus, diversity jurisdiction does not exist.

Removal was improper, and the case shall be remanded by separate order.<sup>1</sup>

DATED this 30th day of December, 2014.

BY THE COURT:

/s/

James K. Bredar

United States District Judge

<sup>1</sup> The Court's Standing Order Concerning Removal (ECF No. 5) was issued in error and will be vacated.