Saticoy Bay LLC Series 2605 Cattrack v. Secretary of Housing and Urban Developm	Saticov Ba	y LLC Series	3 2605 Cattrack v	Secretary of Housi	ng and Urbar	Developmen
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1	UNITED STATES DISTRICT COURT						
2	DISTRICT OF NEVADA						
3	Saticoy Bay LLC Series 2605 Cattrack,	Case No.: 2:14-cv-464-JAD-NJK					
4	Plaintiff						
5	V.	Order Remanding Case Back to State					
6	Angelica Carrillo, et al.,	Court					
7	Defendants						
8							
9	On March 27, 2014, defendant Secretary of Hou	sing and Urban Development (HUD)					
10	removed this quiet title action to federal court pursuant	to 28 U.S.C. §§ 1441(a), 1442(a)(1), and					
11	1446. Doc. 1 at 1. On January 21, 2015, HUD disclaim	ed all interest in the present case. Doc. 10.					
12	On March 4, 2015, I entered a minute order directing the parties to "file a detailed notice of case						
13	status by March 13, 2015." Doc. 11 (minutes). On March 13, 2015, plaintiff Saticoy Bay LLC						
14	Series 2605 Cattrack filed a status report, noting HUD's disclaimer of interest and that "It was						
15	[HUD] that removed this case to federal court. In light of the fact that [HUD] disclaimed interest in						
16	the property it is respectfully submitted that it would be proper to remand the case back to state						
17	court." Doc. 12 at 2. Remaining defendant Angelica Carrillo has not filed a status report in						
18	response to the court's order.						
19	Under Federal Rule of Civil Procedure 12(h)(3),	the district court may at any time ascertain					
20	whether it has subject matter jurisdiction over a case, an	d it must dismiss when subject matter					
21	jurisdiction is lacking. <sup>1</sup> 28 U.S.C. § 1442(a)(1) provides	s that "A civil action that is commenced in a					
22	State court and this is against or directed to [The United	States or any agency thereof] may be					
23	removed by them to the district court of the United States for this district and division embracing the						
24	place wherein it is pending." Under the Quiet Title Act,	, "If the United States disclaims all interest					
25	in the real property or interest therein adverse to the plai	intiff at any time prior to the actual					
26	commencement of the trial, the jurisdiction of the distric	et court shall cease" unless jurisdiction can					
27							
28	<sup>1</sup> Fed. R. Civ. Proc. 12(h)(3).						
	$1^{\circ}$ Cu. K. CIV. FIOC. $12(11)(3)$ .						

1	be found on another basis. <sup>2</sup> "If the United States does elect to drop its claim, it can unilaterally		
2	destroy jurisdiction over the Quiet Title Act suit simply by filing a disclaimer." <sup>3</sup>		
3	Upon HUD's disclaimer, the suit remains pending against individual defendant Angelica		
4	Carrillo, who is not alleged to be an agent of the federal government. <sup>4</sup> HUD premised removal on		
5	28 U.S.C. § 1442(a)(1); federal jurisdiction has not been re-urged on an alternative basis by either of		
6	the remaining parties, nor is it evident from the record itself. As federal courts are courts of limited		
7	jurisdiction, removal jurisdiction must be construed against a finding that jurisdiction exists, <sup>5</sup> I		
8	hereby remand this case back to Nevada's Eighth Judicial District Court.		
9	Conclusion		
10	Accordingly, It is HEREBY ORDERED that this case is <b>remanded</b> back to the Eighth Judicial		
11	District Court, Case No. A-697993-V, and the clerk of court is instructed to close this case.		
12	DATED: March 18, 2015.		
13 14	Jennifer A. Dorsey United States District Court Judge		
15	Officed States District Court Judge		
16			
17			
18			
19	<sup>2</sup> 28 U.S.C. § 2409a(e).		
20	<sup>3</sup> Alaska v. U.S., 201 F.3d 1154, 1162 (9th Cir. 2000). HUD did not reference the Quiet Title		
21	Act in its original petition for removal. <i>See</i> Doc. 1. But even assuming <i>arguendo</i> that the Q Title Act is inapplicable, other circuits have upheld governmental disclaimers of interest in c		
22	disclaimer or challenge the disclaimer, and have not indicated that HUD acted in bad faith. See		
23	<i>Samuel C. Johnson 1988 Trust v. Bayfield County, Wis.</i> , 520 F.3d 822, 828-29 (7th Cir. 2008). Absent any such evidence, I confirm the government's disclaimer of interest in this case and		
24	terminate HUD as a party.		
25	<sup>4</sup> Under 28 U.S.C. § 1332(a), a district court exercises diversity jurisdiction over disputes involving citizens of different states where the amount in controversy exceeds \$75,000 before		
26	interests and costs. While neither Staticoy nor Carrillo's citizenship is known, the real property subject to this dispute is situated in Nevada, and there is no argument by either party that diversity of		
27	citizenship exists.		
28	<sup>5</sup> See Kokkonen v. Guardian Life Ins. Co. of Am., 511 U.S. 375, 377 (1994); Gaus v. Miles, 980 F.2d 564, 566 (9th Cir. 1992).		
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