

remand. Doc. #3.

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II. Legal Standard

Under 28 U.S.C. § 1441, "any civil action 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." 28 U.S.C. § 1441(a).

Removal of a case to a United States district court may be challenged by motion. 28 U.S.C.
§ 1441(c). A federal court must remand a matter if there is a lack of jurisdiction. *Id*. Removal
statutes are construed restrictively and in favor of remanding a case to state court. *See Shamrock Oil & Gas Corp. v. Sheets*, 313 U.S. 100, 108-09 (1941); *Gaus v. Miles, Inc.*, 980 F.2d 564, 566
(9th Cir. 1992). On a motion to remand, the removing defendant faces a strong presumption against
removal, and bears the burden of establishing that removal is proper. *Gaus*, 980 F.2d at 566-67; *Sanchez v. Monumental Life Ins. Co.*, 102 F.3d 398, 403-04 (9th Cir. 1996).

14 **III.** Discussion

A case may be removed to federal court if the action arises under federal law. *See* 28 U.S.C. § 1331; 28 U.S.C. § 1441. A case arises under federal law if the complaint establishes either that federal law created the cause of action, or that the plaintiff's right to relief "requires resolution of a substantial question of federal law." *Franchise Tax Bd. of Cal v. Constr. Laborers Vacation Trust for S. Cal.*, 463 U.S. 1, 13 (1983); *see also, Caterpillar Inc. v. Williams*, 482 U.S. 386, 382 (1987).

Here, Vo argues that there is no federal question because all of her claims are rooted in
either state law or common law. Thus, according to Vo, there are no federal causes of action
supporting removal.

However, federal question jurisdiction will lie over state law claims that implicate
significant federal issues. *Grable & Sons Metal Prod. v. Darue Engineering & MFG.*, 545 U.S 308,
312 (2005). In her complaint, Vo repeatedly references the defendants' violations of federal laws

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1	including defendants' concealment of information in violation of federal securities and banking
2	laws. Further, her thirteenth cause of action for conspiracy directly references the Truth in Lending
3	Act, the Real Estate Settlement Procedures Act, and the Home Ownership Protection Act. See Doc.
4	#1, Exhibit 1.
5	Vo argues that these are "incidental" references to federal laws referred to only as a
6	compilation to the state violations. See Doc. #17. However, the court finds that these references are
7	not incidental; they are part of the requisite framework for her claims. Vo's conspiracy claim
8	necessarily depends on the resolution of federal law because in order to have conspired to violate
9	her rights defendants must have first violated the federal statutes at issue. Thus, on the face of the
10	complaint, there are questions of federal law establishing federal question jurisdiction. See e.g.,
11	California ex. Rel Lockyer v. Dynergy, Inc., 375 F.3d 831, 841 (9th Cir. 2004) (finding that
12	removal was proper because the state causes of action turned on the defendant's compliance with
13	federal regulations).
14	IT IS THEREFORE ORDERED that plaintiff's motion to remand (Doc. #5) is DENIED.
15	IT IS FURTHER ORDERED that plaintiff's motion to stay pending the motion to remand
16	(Doc. #6) is DENIED as moot.
17	IT IS SO ORDERED.
18	DATED this 14 th day of January, 2010.
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20	LARRY R. HICKS
21	UNITED STATES DISTRICT JUDGE
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