

1 IN THE UNITED STATES DISTRICT COURT  
2 FOR THE NORTHERN DISTRICT OF CALIFORNIA

3  
4 KIARA ROBLES,

5 Plaintiff,

6 v.

7 IN THE NAME OF HUMANITY, WE  
8 REFUSE TO ACCEPT A FASCIST  
9 AMERICA, et al.,

10 Defendants.

Case No. 17-cv-04864-CW

ORDER DISMISSING WITHOUT  
PREJUDICE CLAIMS AGAINST  
DEFENDANT IAN DABNEY MILLER  
AND DENYING PLAINTIFF KIARA  
ROBLES' REQUESTS FOR  
CERTIFICATION, STAY AND  
EXTENSION OF TIME

(Docket No. 102)

11 Plaintiff Kiara Robles filed her Second Amended Complaint  
12 against Defendant Raha Mirabdal alleging a count of a violation  
13 of the Bane Act and Defendant Ian Dabney Miller alleging counts  
14 of assault, battery and a violation of the Bane Act, all of which  
15 are state law claims. On December 4, 2018, the Court granted  
16 Defendant Mirabdal's motion to dismiss and dismissed without  
17 prejudice Plaintiff's claim against Mirabdal because Plaintiff  
18 failed to respond to Mirabdal's motion to dismiss despite an  
19 extension by the Court, thereby failing to prosecute her case  
20 against Mirabdal. Docket No. 101. On January 14, 2019,  
21 Plaintiff, now pro se, filed requests to certify to the Ninth  
22 Circuit the Court's order revoking her counsel's pro hac vice  
23 status, to stay the proceedings and to extend time to respond to  
24 Defendant Mirabdal's motion to dismiss. Docket No. 102. The  
25 Court had previously dismissed with prejudice claims alleging §  
26 1983 violations against the University of California Board of  
27 Regents and the City of Berkeley. The only remaining claims are  
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1 Plaintiff's state law claims against Defendant Dabney Miller. A  
2 case management conference was scheduled for January 15, 2019.  
3 No case management statements were filed as ordered and no one  
4 appeared for the conference.

5 The Court hereby sua sponte dismisses without prejudice  
6 Plaintiff's claims against Defendant Dabney Miller. A court "may  
7 sua sponte decline to exercise supplemental jurisdiction over  
8 remaining state law claims" when a district court has dismissed  
9 all claims over which it has original jurisdiction. Sikhs for  
10 Justice "SFJ", Inc. v. Facebook, Inc., 144 F. Supp. 3d. 1088,  
11 1096 (N.D. Cal. 2015). In determining whether to decline  
12 supplemental jurisdiction, a court considers judicial economy,  
13 convenience, fairness and comity. Oliver v. Ralphs Grocery Co.,  
14 654 F.3d 903, 911 (9th Cir. 2011).

15 Here, the factors tip in favor of declining supplemental  
16 jurisdiction. The case has not proceeded very far as it has not  
17 gone beyond the pleading stage and discovery has not yet started.  
18 Moreover, Plaintiff brought only state law claims against  
19 Defendant Dabney Miller; this tips in favor of declining  
20 supplemental jurisdiction because state courts should interpret  
21 state law in the first instance. Sikhs for Justice, 144 F. Supp.  
22 3d at 1097; see also Banga v. Kohl's Dept Stores, Inc., C 13-  
23 00275 SBA, 2013 WL 6734116, at \*5 (N.D. Cal. Dec. 20, 2013)  
24 (declining supplemental jurisdiction because the case was still  
25 in the "early [pleading] stage").

26 The Court also finds Plaintiff's requests for certification,  
27 a stay and an extension to be meritless and hereby denies them.  
28 The Court has already denied Plaintiff's request to certify to

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1 the Ninth Circuit the Court's order revoking her counsel's pro  
2 hac vice status. Docket No. 99 at 8-10. Further, because the  
3 Court has already dismissed Plaintiff's claims against Mirabdal  
4 after giving her an extension to respond and warning her that  
5 dismissal was possible if she did not respond, Plaintiff cannot  
6 seek to respond to Mirabdal's motion to dismiss now. Lastly,  
7 Plaintiff's request to stay proceedings is moot since no other  
8 claims remain for the Court to stay.

9 For the foregoing reasons, the Court hereby declines  
10 supplemental jurisdiction and DISMISSES WITHOUT PREJUDICE  
11 Plaintiff's remaining state law claims against Defendant Dabney  
12 Miller. Since the claims against Dabney Miller and Mirabdal were  
13 dismissed without prejudice and are state law claims, the  
14 dismissal is without prejudice to re-filing in state court,  
15 although she must do so timely. The Court also DENIES  
16 Plaintiff's pending requests (Docket No. 102). Because no other  
17 claims remain in the matter, the Court DIRECTS the Clerk of the  
18 Court to close the file. The parties shall bear their own costs.

19 IT IS SO ORDERED.

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21 Dated: January 16, 2019

  
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CLAUDIA WILKEN  
United States District Judge

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