

**United States Supreme Court Decisions regarding
once subject matter jurisdiction has been challenged,
the court shall go no further’.**

Scheuer v. Rhodes, 416 U.S. 232, 236, 94 S. Ct. 1683, 1686 (1974).

“When a federal court review the sufficiency of a complaint, the issue is not whether a plaintiff will ultimately prevail but whether the claimant is entitled to offer evidence to support the claims. Indeed it may appear on the face of the pleadings that a recovery is very remote and unlikely but that is not the test. . . .

In passing on a motion to dismiss, whether on the ground of lack of jurisdiction over the subject matter or for failure to state a cause of action, the allegations of the complaint should be construed favorably to the pleader.

Caterpillar, Inc. v. Lewis, 519 U.S. 61,76–77. 117 S. Ct. 467, 477 (1996)

“Despite a federal trial court’s threshold denial of a motion to remand. ii at the end of the day a case, a jurisdictional defect remains uncured. the judgment must be vacated.”

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