

STATE OF MICHIGAN  
IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

AMERICAN JEWELRY & LOAN OF PONTIAC,  
And L AND L GOLD ASSOCIATES, INC., D/B/A  
AMERICAN JEWELRY & LOAN,

Plaintiffs,

v

Case No. 2016-151784-CB  
Hon. Wendy Potts

DAZZLE, LLC, and PILING BEST,

Defendants.

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**OPINION AND ORDER RE: BUSINESS COURT JURISDICTION**

At a session of Court  
Held in Pontiac, Michigan On  
**MAR 31 2016**

On March 1, 2016, Plaintiffs filed the present Complaint on allegations that Defendants failed to perform their obligations under the parties' Software Agreement. Contemporaneous with the filing of the Complaint, Plaintiffs filed a Notice of Assignment to the Business Court – claiming that this is a business or commercial dispute because “one or more of the parties is a business enterprise and the other parties are its or their present or former owners, managers, shareholders, members, directors, officers, agents, employees, suppliers, or competitors, and the claims arise out of those relationships.” See MCL 600.8031(1)(c)(ii).

This Court has an obligation to question sua sponte its jurisdiction over the subject matter of an action. *Yee v Shiawassee Co Bd of Comm'rs*, 251 Mich App 379, 399; 651 NW2d 756 (2002). Subject matter jurisdiction is determined by the allegations in the pleadings. *Trost v Buckstop Lure Co, Inc*, 249 Mich App 580, 587-588; 644 NW2d 54 (2002).

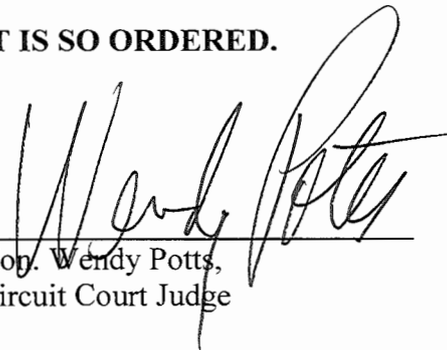
Business court jurisdiction is limited to actions involving a “business or commercial dispute” in which the amount in controversy exceeds \$25,000.00. See MCL 600.8035(1) and (3). The phrase “amount in controversy” refers to the amount of damages claimed. *Szyszlo v Akowitz*, 296 Mich App 40, 51; 818 NW2d 424 (2012).

In its Complaint, Plaintiffs maintains that the amount in controversy is in excess of \$25,000.00, however, Plaintiffs only seek equitable relief in the form of a temporary restraining order and/or a preliminary or permanent injunction against Defendants. Thus, this case does not involve a claim for monetary damages exceeding \$25,000.00 as required by MCL 600.8035(1).

As a result, the Court finds that this action does not qualify as a business or commercial dispute as defined by MCL 600.8035(1). For this reason, this action is excluded from business court jurisdiction and the Court orders the case reassigned to the general civil docket.

This case will be coded CZ unless counsel files a stipulated order to change it otherwise.

**IT IS SO ORDERED.**



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Hon. Wendy Potts,  
Circuit Court Judge

Dated: **MAR 31 2016**