

Federal courts have more options. In Federal courts a Defendant can ① Answer the complaint ② Answer the complaint and attach the affirmative defenses such as ~~failure~~ to dismiss for lack of IPJ or venue or SOL, or ③ Directly file a 12b motion - don't answer. There is no "special appearance" in Federal court. However, ~~like~~ like state court, in Federal court you must raise IPJ and venue on your first time into the court, otherwise IPJ and venue are waived. SMTJ is not waivable. ^{more non} point ^{→ getting} sidebar

Attack for 12b1 - Dismiss for Lack of SMTJ:

As previously stated - SMTJ can be had via 2 routes; Fed Question or Diversity. As previously explained, we ~~can't~~ can't get SMTJ for Fed Question and Diversity is debatable. Therefore, the complaint will be attacked by a 12b1 - Lack of SMTJ and it is, preferable lack of SMTJ motion could be granted. → Other grounds?"