UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

ERICA BETTS, STEPHANIE LEWIS, DARRIN WHITEHEAD, LAVEARN THOMAS, DARREL AMOUR and NICOLA BARNES,

Plaintiffs,

v.

Case No. 02-73435 Honorable Julian Abele Cook, Jr.

COSTCO WHOLESALE CORPORATION,

Defendant.

ORDER

This is a case in which the Plaintiffs¹ accused the Defendant, Costco Wholesale Corporation, of violating their fundamental civil rights by maintaining a hostile work environment and knowingly committing acts of racial discrimination against them as employees. A lengthy trial resulted in a verdict on April 25, 2007 in which the jury (1) determined that three of the Plaintiffs, Darrell Amour, Stephanie Lewis and Lavearn Thomas, had been subjected to a hostile work environment by Costco, and (2) awarded damages to these three employees as compensation for their lost wages.² Lewis and Thomas also received an award of damages from the jury on their

¹The Plaintiffs in this matter are Erica Betts, Stephanie Lewis, Darrin Whitehead, Lavearn Thomas, Darrel Amour, and Nicola Barnes.

²Amour, Lewis and Thomas received \$9,320, \$4,640, and \$4,507, respectively.

emotional distress claims.³ An appeal followed.

On March 5, 2009, the Sixth Circuit Court of Appeals rendered an opinion, in which it

stated, in part, that

We uphold the jury's finding that Amour, Lewis and Thomas were subjected to a

racially hostile work environment while employed [at Costco]. But the three employees are not entitled to recover damages for lost wages (because they did not

lose any wages as a consequence of the unlawful conduct attributable to Costco) or

emotional distress (because the evidence was insufficient to support such an award).

. . . .

For all of the reasons set forth [in our opinion], we reverse the award of damages

for emotional distress to Lewis and Thomas, affirm the judgment of the district court in all other respects, and remand the case with instruction to award nominal

damages to Amour, Lewis and Thomas on their hostile work-environmental claims.

Accordingly, the Court does, and must, vacate the prior jury award of damages that had

been given to Lewis and Thomas. Furthermore, the Court will, and does, award nominal damages

to Amour, Lewis, and Thomas in the respective sums of one dollar for each of these three Plaintiffs.

IT IS SO ORDERED.

Dated: March 26, 2009

Detroit, Michigan

s/Julian Abele Cook, Jr.

JULIAN ABELE COOK, JR.

United States District Court Judge

³The jury awarded Lewis \$15,000 and Thomas \$10,000 for their emotional distress claims.

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CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing Order was served upon counsel of record via the Court's ECF System to their respective
email addresses or First Class U.S. mail to the non-ECF participants on March 26, 2009.

s/ Kay Doaks Case Manager