

“Removal is authorized by 28 U.S.C. § 1441 and governed by § 1446. Where there are multiple defendants, all must join in a petition to remove within thirty days of service.” Thorn v. Amalgamated Transit Union, 305 F.3d 826, 833 (8th Cir. 2002) (citing the general rule of unanimity in case involving Title VII and state law claims removed to federal court).

As plaintiff correctly points out, nothing in the record suggests defendant Allstate consented to removal. (Pl. Mem. at 1). In response to the motion to remand, defendant American Family acknowledges the defect in its removal, stating, “[I]t appears that remand is, indeed, appropriate and Plaintiff’s motion is well taken.” (Resp. at 1).

The right to remove is jointly held by all defendants. The failure of one defendant to join in the notice precludes removal. See 28 U.S.C. § 1446(b)(2)(A). Because defendant Allstate did not join in the removal, the case will be remanded to the Circuit Court of the City of St. Louis.

Accordingly,

IT IS HEREBY ORDERED that plaintiff’s motion to remand is **GRANTED**. [Doc. 11]

IT IS FURTHER ORDERED that this case is **REMANDED** to the Circuit Court of the City of St. Louis under 28 U.S.C. § 1447(c).

An appropriate Order of Remand will accompany this Memorandum and Order.



CHARLES A. SHAW
UNITED STATES DISTRICT JUDGE

Dated this 31st day of October, 2012.