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**UNITED STATES DISTRICT COURT**  
**DISTRICT OF NEVADA**

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LAUREN PITTS,

Plaintiff,

v.

COSTCO WHOLESALE CORPORATION, a  
foreign corporation; DOES I-X, and ROE  
ENTITIES I-X, inclusive,

Defendants.

Case No. 2:17-cv-01248-APG-CWH

**ORDER REGARDING OBJECTIONS TO  
REMOVAL**

(ECF No. 8)

11 Defendant Costco removed this case to federal court on May 3, 2017. Plaintiff Lauren Pitts  
12 now moves to remand the case to state court because Costco removed the case more than one year  
13 after commencement of the action. ECF No. 8. Costco opposes remand, alleging that Pitts delayed  
14 dismissing an improper entity and disclosing her alleged damages. ECF No. 11. Because Pitts did  
15 not act in bad faith to prevent removal, Costco's removal was untimely and I grant the motion to  
16 remand.

17 "A case may not be removed . . . on the basis of jurisdiction conferred by section 1332 more  
18 than 1 year after commencement of the action, unless the district court finds that the plaintiff has  
19 acted in bad faith in order to prevent a defendant from removing the action." 28 U.S.C. § 1446(c)(1).  
20 Costco alleges that Pitts's counsel agreed to dismiss non-diverse defendant Costco Wholesale  
21 International (CWI) on June 28, 2016, but waited until March 17, 2017 to sign a stipulation of  
22 dismissal. ECF No. 11 at 4. Pitts's counsel responds that the agreement to dismiss was conditioned  
23 on Costco providing an affidavit explaining CWI's role in the operations of the Costco branch;  
24 while Costco provided a draft affidavit, it never produced a signed affidavit. ECF No. 12 at 2.  
25 Costco waited over eight months to follow up on the stipulation to dismiss CWI.

26 Even if there is a dispute about the conditions attached to Pitts's agreement to dismiss CWI,  
27 it is undisputed that Costco did nothing to secure that dismissal between July 6, 2016 and March  
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1 17, 2017. ECF No. 11 at 9. If Costco felt Pitts was unnecessarily delaying execution of the  
2 stipulation to dismiss, Costco could have either moved to dismiss CWI or removed the case to this  
3 court by arguing that CWI was an unnecessary party that should be ignored for diversity purposes.  
4 Costco did neither and did nothing to protect or enforce its removal rights under 28 U.S.C.  
5 § 1446(c)(1). Nor has Costco shown that Pitts acted in bad faith to avoid removal.

6 Costco also argues that Pitts delayed producing evidence of higher damages until after the  
7 one-year removal deadline passed. But Pitts disclosed early on that she had been undergoing  
8 physical therapy and continued to do so; she also disclosed information about her future medical  
9 needs, including possible surgery. ECF Nos. 8 at 17; 12-1 (Exhs. 4, 7). Moreover, her treatment  
10 and surgery were delayed due to an intervening pregnancy. ECF No. 12 at 9-10. Costco has not  
11 demonstrated that Pitts delayed production of her damages evidence in bad faith in order to prevent  
12 removal.

13 IT IS THEREFORE ORDERED that this case is remanded to the state court from which it  
14 was removed for all further proceedings. The Clerk of the Court is instructed to close this case.

15 Dated: July 7<sup>th</sup>, 2017.



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17 ANDREW P. GORDON  
18 UNITED STATES DISTRICT JUDGE  
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