United States Court of Appeals FOR THE EIGHTH CIRCUIT

Harsh S. Katoch,	*
	*
Appellant,	*
	* Appeals from the United States
V.	* District Court for the Eastern
	* District of Missouri.
Mediq/PRN Life	*
Support Services, INC.,	* [UNPUBLISHED]
	*
Appellee.	*

Nos. 07-3198/08-1076

Submitted: June 5, 2009 Filed: June 23, 2009

Before BYE, COLLOTON, and GRUENDER, Circuit Judges.

PER CURIAM.

Following this court's affirmance of the grant of summary judgment to defendant Mediq/PRN Life Support Systems, Inc. (Mediq) in Harsh Katoch's employment-discrimination action, see Katoch v. Mediq/PRN Life Support Sys., Inc., 223 Fed. Appx. 532 (8th Cir. 2007) (unpublished per curiam), the district court¹ entered the orders which are the subject of these consolidated appeals. We find no basis, and Katoch and his counsel have provided none, for reversing the district

¹The Honorable Charles A. Shaw, United States District Judge for the Eastern District of Missouri.

court's orders taxing costs in favor of Mediq, <u>see 168th & Dodge, LP v. Rave</u> <u>Reviews Cinemas, LLC</u>, 501 F.3d 945, 957-58 (8th Cir. 2008) (standard of review; prevailing party is presumed entitled to recover all costs); directing Katoch's counsel to pay attorney's fees under 28 U.S.C. § 1927 and the court's inherent authority, <u>see</u> <u>Tenkku v. Normandy Bank</u>, 348 F.3d 737, 743-44 (8th Cir. 2003) (reviewing for abuse of discretion award of § 1927 sanctions, and for clear error related factual findings); or sanctioning Katoch's counsel for contempt, <u>see Jake's, Ltd. v. City of</u> <u>Coates</u>, 356 F.3d 896, 899-900 (8th Cir. 2004) (reviewing for abuse of discretion decision to enter civil contempt order, and for clear error related factual findings). Accordingly, we affirm. <u>See</u> 8th Cir. R. 47B.