## United States Court of Appeals

For the Eighth Circuit

No. 14-3047 Harold B. Mason Plaintiff - Appellant v. Invision, LLC; S. Eric Westacott Defendants - Appellees Timothy McMahon; Ja'net Morgan **Defendants** Appeal from United States District Court for the Eastern District of Missouri - St. Louis Submitted: March 23, 2015 Filed: March 26, 2015 [Unpublished] Before BYE, COLLOTON, and SHEPHERD, Circuit Judges. PER CURIAM.

Harold Mason appeals the district court's¹ adverse judgment following a bench trial in his employment-discrimination action. Upon careful review, we find no basis for reversal. See Fed. R. App. P. 10(b)(1) (discussing appellant's duty to order transcript); Van Treese v. Blome, 7 F.3d 729 (8th Cir. 1993) (per curiam) (court's factual findings, refusal to call witnesses, and denial of motions at bench trial cannot be reviewed without transcript).

Accordingly, we affirm.	See 8th Cir. R. 47B.

<sup>&</sup>lt;sup>1</sup>The Honorable Jean C. Hamilton, United States District Judge for the Eastern District of Missouri.