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6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE DISTRICT OF ARIZONA**
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9 Aaron Ludwig,

10 Plaintiff,

11 v.

12 State of Arizona; and Donald Conrad,

13 Defendants.
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No. CV-16-03826-PHX-DGC

ORDER

16 Plaintiff has filed a motion for review of taxation of costs. Doc. 110. Defendants
17 oppose the motion. Doc. 111. The motion will be denied.

18 Defendants, the prevailing parties in this case, filed a bill of costs seeking the
19 taxation of \$5,231.02. Doc. 100. The Clerk initially awarded Defendants \$1,451.02.
20 Doc. 99. The Clerk subsequently amended the judgment to correct a mathematical error,
21 and awarded a total of \$3,270.00. Doc. 109.

22 Plaintiff asserts that the amended judgment taxes “non-taxable costs for the
23 convenience of counsel and non-taxable, other, non-transcript expenses for depositions.”
24 Doc. 110 at 1-2. Defendants argue that Plaintiff was not taxed for anything relating to the
25 convenience of counsel, noting that Plaintiff does not explain how he believes he was
26 improperly taxed. Doc. 111 at 1. Plaintiff has filed no reply.

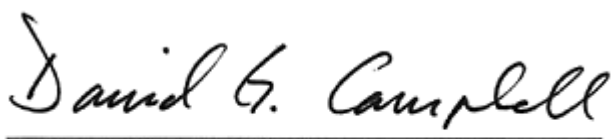
27 The Clerk awarded printing fees for various deposition transcripts, as allowed by
28 LRCiv 54.1(e)(5). Doc. 109. Plaintiff provides lower numbers for these fees, but gives

1 no explanation for his numbers or why they are correct. Doc. 110. Plaintiff has not
2 shown that the Clerk's award was incorrect. The Court therefore has no basis to disturb
3 the amended judgment. See LRCiv 54.1(b) (requiring the party challenging any cost item
4 to file "itemized objections").

5 **IT IS ORDERED** that Plaintiff's motion for review of taxation of costs
6 (Doc. 110) is **denied**.

7 Dated this 19th day of December, 2018.

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David G. Campbell
Senior United States District Judge