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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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12	LOUIS MOCETTINI,	CIV. NO. 2:13-01300 WBS DAD
13	Plaintiff,	ORDER RE: COSTS
14	V.	
15	KENWORTH TRUCK COMPANY, A DIVISION OF PACCAR, INC., AND	
16	DOES 1 THROUGH 25, INCLUSIVE,	
17	Defendants.	
18		
19	00000	
20	After judgment was entered in favor of defendant	
21	(Docket No. 116), defendant submitted a cost bill totaling	
22	\$10,453.60 (Docket No. 118). Local Rule 292(c) provided	
23	plaintiff with seven days from the date of service to object, and	
24	plaintiff did not object.	
25	Rule 54(d)(1) of the Federal Rules of Civil Procedure	
26	and Local Rule 292 govern the taxation of costs, which are	
27	generally subject to limits set under 28 U.S.C. § 1920. <u>See</u> 28	
28	U.S.C. § 1920 (enumerating taxable costs); Fed. R. Civ. P.	

54(d)(1) ("Unless a federal statute, these rules, or a court order provides otherwise, costs--other than attorney's fees--should be allowed to the prevailing party."); E.D. Cal. Local R. 292(f); Crawford Fitting Co. v. J.T. Gibbons, Inc., 482 U.S. 437, 441 (1987) (limiting taxable costs to those enumerated in § 1920). Defendant has requested \$10,453.60 in costs based on services that were actually and necessarily performed, including obtaining certified transcripts, making copies of materials, and docket fees. After reviewing the bill, and in light of the fact that plaintiff has not objected, the court finds the requested costs to be reasonable. Accordingly, costs of \$10,453.60 will be allowed. IT IS SO ORDERED. Dated: March 16, 2015 WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE