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5	IN THE UNITED STATES DISTRICT COURT	
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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8 9	HELLER EHRMAN LLP, No. C 14-01238 CRB	
10	Plaintiff, ORDER AWARDING COSTS	
11	v.	
12	FOLEY & LARTNER LLP,	
13	Defendant.	
14	·	
15	After the Court granted summary judgment, Defendant filed, pursuant to Federal Rule	
16	of Civil Procedure 54(d), a Bill of Costs (dkt. 23) seeking a total of \$24,407.81. Now before	
17	the Court are Plaintiff's objections (dkt. 26) to the Bill of Costs. Under Rule 54(d), there is a	
18	presumption that the prevailing party will be awarded its taxable costs. See Save Our Valley	
19	v. Sound Transit, 335 F.3d 932, 944 (9th Cir. 2003). To overcome this presumption, a losing	
20	party must establish a reason to deny costs. See Stanley v. Univ. of S. Cal., 178 F.3d 1069,	
21	1079 (9th Cir. 1999). Here, Plaintiff has specifically identified "extras" which are for	
22	convenience of the lawyers and not properly billable to Plaintiff in the amount of \$1,841.00.	
23	Plaintiff's other objections are OVERRULED. Accordingly, Plaintiff is ORDERED to pay a	
24	total of \$22,566.81 in taxable costs.	
25	IT IS SO ORDERED.	
26	FR	
27	CPV	
28	Dated: July 25, 2014 CHARLES R. BREYER UNITED STATES DISTRICT JUDGE	

United States District Court For the Northern District of California