## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

RAYMOND DAVID KILDUFF,

Plaintiff(s),

V.

MGM RESORTS INTERNATIONAL d/b/a ARIA,

Defendant(s).

2:13-CV-305 JCM (PAL)

## **ORDER**

Presently before the court is defendant MGM Resorts International's motion for attorney fees. (Doc. #27). Plaintiff has not filed a response and the response date for filing a response has passed.

Plaintiff allegedly slipped and fell inside a bar located in side the Aria Resort and Casino. The plaintiff apparently misidentified the correct casino and sued this defendant, MGM, instead of the Aria. Defendant filed a motion to dismiss, and this court granted the motion pursuant to local rule 7-2(d) because plaintiff never responded to the motion to dismiss.

Defendant now seeks attorney fees in defending this lawsuit. A court may "award counsel fees to a successful party when his opponent has acted in bad faith, vexatiously, wantonly, or for oppressive reasons." *United States v. Standard Oil Co. of California*, 603 F.2d 100, 103 (9th Cir. 1979). Defendant's state that plaintiff's counsel acted in bad faith; however, the arguments are really

James C. Mahan U.S. District Judge

1	that plaintiff's counsel is lazy and incompetent. The court does not find bad faith based on the
2	conduct in this litigation and declines to award fees.
3	Accordingly,
4	IT IS HEREBY ORDERED, ADJUDGED, DECREED that defendant's motion for attorney
5	fees (doc. # 27) be, and the same hereby, is DENIED.
6	DATED June 26, 2013.
7	
8	UNITED STATES DISTRICT JUDGE
9	ONTED STATES DISTRICT SUDGE
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

James C. Mahan U.S. District Judge