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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Ronnie Edwards,
Plaintiff
v.
Clark County, et al.,
Defendants

2:13-cv-01316-JAD-CWH

**Order Denying Motion to Stay
Pending Appeal**

[ECF No. 174]

10 Pro se prisoner Ronnie Edwards sued Clark County Detention Center (CCDC) correctional
11 officers and medical care staff under 42 USC §1983 for injuries he sustained when he slipped and
12 fell on a puddle while awaiting trial at the CCDC.¹ I granted summary judgment in favor of the
13 defendants,² and Edwards appealed.³ Defendants submitted bills of costs,⁴ and the Clerk of Court
14 taxed \$6,172.84 in costs against Edwards.⁵ He did not object to the bill of costs or move to retax
15 those costs, nor did he amend his notice of appeal to challenge their award. But Edwards now moves
16 to stay collection of those costs⁶ pending the appeal. I construe his thin motion as a request for a stay
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18 ¹ ECF No. 7.

19 ² ECF No. 158.

20 ³ ECF No. 164. The Ninth Circuit case number is 16-15498.

21 ⁴ ECF Nos. 160, 162.

22 ⁵ ECF Nos. 168 (Hightower, Reyes, Scott), 169 (Katrina, Mondora).

23 ⁶ ECF No. 174. Edwards “requests that this Honorable Court stay its order granting the Defendants
24 Attorney fee and cost.” *Id.* at 1. But I denied defendants’ motion for attorneys’ fees. ECF No. 175.
25 So I construe Edwards’s request as a motion to stay enforcement of the judgment (which includes
26 only costs, not fees) pending appeal.

27 The document is entitled “motion to stay/objection.” But it was filed more than three months
28 after the bills of costs and more than two months after the award. *See* ECF Nos. 160 (bill of costs
filed 3/11/16); 162 (bill of costs filed 3/16/16); 168 & 169 (costs taxed 4/14/16); 174 (motion to

1 without having to post a supersedeas bond, and I deny it.

2 **Discussion**

3 Rule 62(d) of the Federal Rules of Civil Procedure allows an appealing party to “obtain a stay
4 by supersedeas bond.” “The stay takes effect when the court approves the bond.”⁷ In essence, the
5 stay issues as a matter of right when the supersedeas bond is posted under Rule 62(d).⁸

6 Edwards has not mentioned the supersedeas-bond requirement or even Rule 62, but I
7 construe his motion as one seeking a stay without a bond because he has taken no steps to post one.
8 While there is some authority for the proposition that district courts may grant a stay pending appeal
9 without requiring the appellant to post a bond under limited circumstances,⁹ Edwards has offered no
10 reason why he should be relieved of the supersedeas-bond obligation in this case. He just baldly but
11 “respectfully requests that” I “stay” the cost award “pending the outcome of” his appeal.¹⁰ I deny his
12 request because he has not demonstrated any basis to waive the supersedeas-bond requirement to
13 obtain a stay. If Edwards wants a stay pending appeal, he must post a \$6,172.84 supersedeas bond.

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20 stay/objection filed 6/20/16). Local Rule 54-1(c) states that the “deadline to file and serve any
21 objection to a bill of costs is 14 days after service of the bill of costs,” and the objection “must
22 specify each item to which objection is made and the grounds for the objection.” Edwards’s
23 objection consists of the single sentence, “The Plaintiff hereby objects to this Court’s award of
24 Attorney fees and Cost to the Defendants in this Case.” ECF No. 174 at 2. This objection is both
25 fatally late and substantively lacking, so I overrule it.

26 ⁷ Fed. R. Civ. P. 62(d).

27 ⁸ Wright, Miller, Kane, Marcus, Spencer & Steinman, 11 Fed. Prac. & Proc. Civ. § 2905, *Stay Upon
28 Appeal* (3d ed.).

⁹ See, e.g., *Poplar Grove Planting & Ref. Co. v. Bache Halsey Stuart, Inc.*, 600 F.2d 1189, 1191 (5th
Cir. 1979).

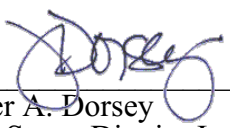
¹⁰ ECF No. 174 at 2.

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Conclusion

Accordingly, IT IS HEREBY ORDERED, ADJUDGED, and DECREED that Plaintiff's Motion to Stay/Objection [ECF No. 174] is DENIED. Edwards must post a \$6,172.84 supersedeas bond to stay enforcement proceedings pending appeal.

Dated this 29th day of September, 2016.



Jennifer A. Dorsey
United States District Judge