

Ex. C Invoice

Laird J. Heal, Esq.
78 Worcester Road
P. O. Box 365
Sterling, MA 01564

Date	Invoice #
2008.11.10	7120355

Bill To
Bob Pickle

Project

Description	Qty	Date	Amount
5:00 Speak to Bob Pickle and confirm service upon him and joint representation	0.5	2007.04.30	100.00
6:00 Investigate save3ABN website	2	2007.05.02	400.00
Spoke to client regarding the basic facts of the case	0.75	2007.05.03	150.00
6:00 Draft Opposition to Motion to Impound	2	2007.05.03	400.00
Receive email from client regarding Remnant Publications	0.25	2007.05.06	50.00
Receive email from client regarding 3ABN	0.25	2007.05.07	50.00
Receive 6 email messages from client regarding Danny Shelton and 3ABN, review	1.91667	2007.05.07	383.33
Receive 3 email messages from client, review	1.5	2007.05.08	300.00
Client email message regarding client's book	0.08333	2007.05.08	16.67
Client email on PTO and IP	0.5	2007.05.08	100.00
Draft letter to client with enclosed documents	0.66667	2007.05.11	133.33
email conversation with client regarding response to Complaint	1.25	2007.05.13	250.00
Client email with exhibit	0.25	2007.05.14	50.00
Client email regarding answer	0.5	2007.05.14	100.00
Draft Motion for A More Definite Statement	2	2007.05.14	400.00
Draft Answer	2	2007.05.15	400.00
Client email regarding meta tags and chronology	1.05	2007.05.17	210.00
Client email regarding Response to Complaint	0.5	2007.05.18	100.00
Make new draft of Answer including suggestions and corrections	1	2007.05.18	200.00
Client emails regarding answer and corrections	0.5	2007.05.20	100.00
Client email with corrections to Answer	0.25	2007.05.20	50.00
Add corrections to Answer for Bob Pickle	1.5	2007.05.20	300.00
Exhibit from client showing 3ABN-Atlantic Union connecton	0.25	2007.05.20	50.00
Finish Answer and File	2	2007.05.21	400.00
Client message about need to keep site noncommercial	0.25	2007.05.23	50.00
Client email message about links from save3ABN.com	0.16667	2007.05.23	33.33
Client email message about links	0.25	2007.05.24	50.00
Receive demand for Answer, send another copy and reply.	1	2007.05.25	200.00
Receive Supplemental document filed with Court regarding impoundment, including affidavits, analyze, summarize for clients	1.5	2007.05.28	300.00
Client email asking about the Larry Ewing affidavit	0.25	2007.05.29	50.00

Thank you for your business.

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Client message finding more missing from the copy of the pleading sent this office	0.25	2007.05.29	50.00
Another indication that the enclosures (affidavits) were incomplete as served	0.25	2007.06.04	50.00
Prepare response to supplemental pleading	2	2007.06.04	400.00
Message to client to review draft response.	0.5	2007.06.06	100.00
Draft Motion to strike the supplemental pleading on the basis of its shoddy and incorrect service, ask for sanctions	1	2007.06.08	200.00
Draft Motion for Extension of Time occasioned by not getting a straight answer from Gailon Joy about what he had filed. Note irregularities in service of Supplement by Plaintiffs.	1	2007.06.08	200.00
Client inquiry about Motion for Extension of Time	0.16667	2007.06.08	33.33
Client draft corrections of response to supplemental motion	0.25	2007.06.08	50.00
Final draft of supplemental memorandum	2	2007.06.10	400.00
Send client copy of documents filed (response to 'supplement')	0.5	2007.06.11	100.00
File documents (supplemental memorandum in opposition to impoundment)	1.5	2007.06.11	300.00
Client message indicating that the web page cited as an error was still available	0.25	2007.06.12	50.00
Client message about 3ABN fined in Washington state	0.25	2007.06.12	50.00
Client notified this office about Washington Consent Order	0.25	2007.06.12	50.00
Facsimile from Jerrie Hayes about missing correspondence; copy to client, detective work regarding service (DHL)	0.5	2007.06.12	100.00
Client asking if Dr. Walt Thompson is admitting fraud	0.33333	2007.06.13	66.67
Note to client about privilege	0.33333	2007.06.13	66.67
Client note about the land transactions	0.25	2007.06.13	50.00
Note to client about missing correspondence	0.33333	2007.06.13	66.67
Client note about having to appear	0.25	2007.06.13	50.00
Note to client about having to appear	0.25	2007.06.13	50.00
Client memo about tax-exempt parsonage	0.25	2007.06.13	50.00
Client memo rehashing the need to send another copy	0.25	2007.06.13	50.00
Client memo about Fjarli	0.25	2007.06.13	50.00
Note to client explaining that the lawyer sends copies to client	0.25	2007.06.13	50.00
Client note indicating that email copies were adequate	0.25	2007.06.13	50.00
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Client analysis of Fjarli `liability'	0.25	2007.06.13	50.00
Client note about Ewing affidavit vis-a-vis impoundment	0.25	2007.06.13	50.00
Client analysis of Ewing Affidavit	0.25	2007.06.13	50.00
Client note regarding correspondence	0.25	2007.06.13	50.00
Client response to message of Arthur Joy	0.25	2007.06.13	50.00
Client memo on Fjarli 990's	0.25	2007.06.14	50.00
Facsimile message regarding telephone conference	0.25	2007.06.14	50.00
Client memo on response to Hayes	0.25	2007.06.17	50.00
Duplicates without warning	0.5	2007.06.17	100.00
Facsimile from Jerrie Hayes regarding dates for telephonic 26(f) conference	0.33333	2007.06.19	66.67
Client email with PDF of Jerrie Hayes' facsimile	0.25	2007.06.19	50.00
Note to client regarding Jerrie Hayes' gender and following his direction on 26(f) conference	0.16667	2007.06.19	33.33
Client memo on Hayes' fax and timing of 26(f) conference	0.25	2007.06.20	50.00
Duplicates including warning	0.5	2007.06.20	100.00
Client note on Amazing Facts	0.25	2007.06.20	50.00
Client forward email on Amazing Facts	0.5	2007.06.21	100.00
Client note on Amazing Facts officers	0.16667	2007.06.21	33.33
Correction on earlier Amazing Facts note	0.16667	2007.06.21	33.33
Illinois Attorney General file request	0.25	2007.06.21	50.00
Further hearing on issue of impoundment - lifted - and oil on the stormy waters in the judge's rulings	2	2007.06.21	400.00
Electronic Order received	0.33333	2007.06.21	66.67
Electronic Order received	0.33333	2007.06.21	66.67
Electronic Order to unseal case	0.33333	2007.06.21	66.67
Clerk Notes of Hearing	0.33333	2007.06.21	66.67
Notice of Scheduling Conference	0.33333	2007.06.21	66.67
Client note on technology	0.25	2007.06.22	50.00
Request for information on Australia	0.25	2007.06.22	50.00
Client note giving links to case related documents following lifting of gag order	0.25	2007.06.22	50.00
Client note asking for clarification of who is representing whom	0.25	2007.06.22	50.00
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ECF Notice of Transcript (2008.05.10)	0.33333	2007.06.25	66.67
Client note about being in the lawsuit	0.25	2007.06.27	50.00
Client response to Arthur Joy's note to get the 26(f) conference done	0.25	2007.06.27	50.00
Client note expressing great temperance with respect to 3ABN's reputation	0.25	2007.06.27	50.00
Client note saying that 3ABN & co. are aware that Bob is webmaster and author	0.25	2007.06.27	50.00
Client inquiry of whether Stan Jensen has contributed	0.25	2007.06.27	50.00
Rule 26(f) conference call	0.75	2007.07.02	150.00
Notes for client information of 26(f) conference	0.5	2007.07.03	100.00
Client feedback on 26(f) notes	0.25	2007.07.05	50.00
Set up ftp server for transfer of files for discovery preparation	0.5	2007.07.05	100.00
Help client access ftp server	0.25	2007.07.05	50.00
Drafting Rule 26(f) disclosure	1	2007.07.05	200.00
Client note regarding file type	0.16667	2007.07.06	33.33
Maritime-SDA login provided, forum inspected	0.75	2007.07.06	150.00
Christian-Forums comment	0.16667	2007.07.06	33.33
Client request for further ftp help	0.25	2007.07.06	50.00
Discussion about sources	0.41667	2007.07.06	83.33
Client note pointing to discovery source	0.25	2007.07.06	50.00
Copy of letter to see if Christian-Forums can be accessed	0.16667	2007.07.08	33.33
Client note on status of providing documents	0.16667	2007.07.08	33.33
Client forwarded Christian-Forum thread on Danny and Linda	0.25	2007.07.08	50.00
Client copy of email to Roger Wilson	0.33333	2007.07.09	66.67
Client note about IL Attorney General document request	0.25	2007.07.10	50.00
Forwarded message to 'Ina Fog'	0.33333	2007.07.10	66.67
Forwarded messages from Rick and Jeanette Brantley	0.25	2007.07.10	50.00
Client copy of email message	0.25	2007.07.10	50.00
Client list for automatic disclosure	0.33333	2007.07.10	66.67
Client message including 3ABN affiliation with Seventh-day Adventist Church	0.25	2007.07.11	50.00
Client copy of information request	0.25	2007.07.11	50.00
Client message showing Dr. Walt Thompson's son's MySpace page	0.25	2007.07.11	50.00
Client note on file uploads	0.25	2007.07.11	50.00
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Client note on email searches and Base64 encoding	0.25	2007.07.12	50.00
Client response on parishioner who possibly is paying legal bills for 3ABN	0.25	2007.07.12	50.00
Review of documents	4	2007.07.14	800.00
Review of documents	4	2007.07.15	800.00
Client call wondering about journalist privilege and discussing discovery	0.16667	2007.07.15	33.33
Client note to be inclusive with automatic discovery	0.25	2007.07.16	50.00
Client inquiry on need to provide index	0.33333	2007.07.16	66.67
Client response to relevance	0.25	2007.07.16	50.00
Reply to client noting the mass of documents being reviewed	0.16667	2007.07.16	33.33
Client concern about copyright issues	0.25	2007.07.16	50.00
Client uploading WMF file to view	0.25	2007.07.16	50.00
Client repeating that more self-discovery is better	0.25	2007.07.16	50.00
Client position on electronic discovery	0.25	2007.07.16	50.00
Client intent to include Tommy Shelton information in self-discovery	0.25	2007.07.16	50.00
Client note on uploading video	0.25	2007.07.16	50.00
Review of 3ABN Live file	2	2007.07.17	400.00
Client note on being inclusive with self-discovery	0.25	2007.07.17	50.00
Client note that video was uploaded	0.25	2007.07.17	50.00
Client note to discover everything to avoid any need for electronic discovery	0.25	2007.07.17	50.00
Question about Walter Rowley and client deferring to Arthur Joy	0.25	2007.07.17	50.00
Client message enclosing advertisement of 3ABN as Adventist	0.25	2007.07.17	50.00
Client message regarding Anti-SLAPP	0.25	2007.07.17	50.00
Email link of Anti-SLAPP for client review	0.33333	2007.07.17	66.67
Receive facsimile 26(f) draft from Jerrie Hayes	0.25	2007.07.17	50.00
Email message to Jerrie Hayes acknowledging fax of Rule 26(f) draft	0.33333	2007.07.17	66.67
Electronic-mail facsimile message	0.25	2007.07.17	50.00
Electronic-mail facsimile message (from Hayes to Joy) 25 pp including Plaintiffs' Rule 26(f) Report draft	0.5	2007.07.17	100.00
Electronic-Mail copy (from Jerrie Hayes' assistant) of Rule 26(f) Report draft	0.25	2007.07.17	50.00
Jerrie Hayes message on response after receipt of Plaintiffs' draft	0.33333	2007.07.17	66.67
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Reply to Jerrie Hayes' response	0.5	2007.07.17	100.00
Memo to client on where to conduct legal research and enclosing decision he had not been able to obtain	0.75	2007.07.17	150.00
Memo discussing how to search and review the number of discoverable documents	0.25	2007.07.17	50.00
Client note of his business dealings and how it behooves him to be 3ABN's friend not foe	0.25	2007.07.17	50.00
Note from client that further uploads are ongoing and identifying them	0.25	2007.07.17	50.00
Message from Jerrie Hayes accusing defendants of dropping the discovery ball	0.41667	2007.07.18	83.33
Response to Jerrie Hayes suggesting that constructive issues be addressed	0.5	2007.07.18	100.00
Message from Jerrie Hayes suggesting separate reports	0.25	2007.07.18	50.00
Memo to client regarding the neverending Hayes discourse	0.25	2007.07.18	50.00
Memo to Arthur Joy about coordinating Rule 26(f) report	0.25	2007.07.18	50.00
Client note on further uploading progress	0.25	2007.07.18	50.00
Receive Arthur Joy's summary of defendant's claims, review	0.5	2007.07.19	100.00
Draft Rule 26(f) report	3	2007.07.19	600.00
Client note on his review of Defendants' 26(f) report enclosing drafts	1	2007.07.19	200.00
Client note regarding 26(f) draft	0.25	2007.07.19	50.00
Review and redrafting 26(f) report	1	2007.07.19	200.00
Memo to Arthur Joy on Anti-SLAPP	0.58333	2007.07.19	116.67
Client proofreading of draft report	0.25	2007.07.19	50.00
Client note to Arthur Joy about John Lomacang	0.25	2007.07.19	50.00
Draft to client for review	1	2007.07.19	200.00
Copy of draft to Arthur Joy for review	0.01667	2007.07.19	3.33
Defendant's Joint Report sent to Hayes	0.25	2007.07.19	50.00
Email from Jerrie Hayes rejecting Defendants' choices of language.	0.25	2007.07.19	50.00
Note to Jerrie Hayes that separate reports should be submitted as the time to exchange drafts had run out.	0.25	2007.07.19	50.00
Email from Jerrie Hayes indicating that separate reports would be submitted	0.25	2007.07.20	50.00
Email from client about ASI membership	0.25	2007.07.20	50.00
Email from client about ASI-3ABN 'suggestion'	0.25	2007.07.20	50.00
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Email from J. Lizette Richards enclosing 26(f) report	0.25	2007.07.20	50.00
Client response to Plaintiffs' 26(f) report	0.25	2007.07.20	50.00
Client copies of ECF filings (26(f) reports)	0.25	2007.07.20	50.00
Email to J. Lizette Richards confirming transmission of 26(f) reports	0.25	2007.07.20	50.00
Email to client containing 26(f) report and comments	0.33333	2007.07.20	66.67
Client possible clarification to Defendants' report	0.16667	2007.07.20	33.33
Client note that protective order was not mentioned by Plaintiffs	0.16667	2007.07.20	33.33
File Rule 26(f) report, serve per rule	0.75	2007.07.20	150.00
Received Plaintiffs' 26(f) report	0.33333	2007.07.20	66.67
Received Defendants' 26(f) report as filed	0.33333	2007.07.20	66.67
Prepare Rule 16.1(d) submission	4	2007.07.21	800.00
Reply regarding Rule 16.1(d) submission	0.25	2007.07.21	50.00
Client email about additional documents	0.16667	2007.07.21	33.33
Client email about additional documents	0.16667	2007.07.22	33.33
Review additional documents	0.5	2007.07.22	100.00
Client email attaching email note of Walt Thompson	0.25	2007.07.23	50.00
Status Conference Hearing	1	2007.07.23	200.00
Receive notes of hearing, copy client and Arthur Joy	0.33333	2007.07.23	66.67
Receive Order of Reference	0.33333	2007.07.23	66.67
Receive client response to Arthur Joy's email about beginning of discovery	0.33333	2007.07.24	66.67
Reply requesting information on the site hosting the web server	0.33333	2007.07.24	66.67
Receive copy of facsimile to Arthur Joy from the district court	0.16667	2007.07.24	33.33
Client email with host information for save3ABN.com	0.33333	2007.07.24	66.67
Email to client acknowledging receipt of host contact information	0.33333	2007.07.24	66.67
Further auto discovery review	2	2007.07.24	400.00
Further auto discovery review	2	2007.07.25	400.00
Email from Jerrie Hayes proposing teleconference for 8/1/07 at 2:30 PM EDT	0.33333	2007.07.26	66.67
Further auto discovery review	2	2007.07.26	400.00
Email to client copying Jerrie Hayes'	0.33333	2007.07.26	66.67
Email from client indicating that hard drive would not be provided	0.33333	2007.07.26	66.67
Response to client mentioning encryption	0.33333	2007.07.27	66.67
Response to updated email discussing Intellectual Property	0.33333	2007.07.27	66.67
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Email from client to here and Arthur Joy describng Intellectual Property rights	0.5	2007.07.27	100.00
Email from client clarifying the trade secrets	0.16667	2007.07.27	33.33
Email from client bringing upload period to January 2007	0.16667	2007.07.27	33.33
Review of Documents	8	2007.07.28	1,600.00
Review of Documents	8	2007.07.29	1,600.00
Facsimile from Jerrie Hayes received to fax server and by email, copy to client	0.33333	2007.07.30	66.67
Email to client indicating that it might be well to use Loren Heal as a computer 'expert' at least to do the copying at 3ABN, as he lives in Effingham, Illinois.	0.33333	2007.07.30	66.67
Response to Jerrie Hayes noting that no agenda for conference call has been mentioned	0.33333	2007.07.30	66.67
Email from Jerrie Hayes skirting the agenda issue	0.33333	2007.07.30	66.67
Client note giving contacts who might intervene if their data were scheduled to be examined.	0.33333	2007.07.30	66.67
Client email directing attention to Illinois Attorney General charities income list, showing 3ABN had an increase	0.16667	2007.07.30	33.33
Client email giving html chart of 3ABN assets and income	0.25	2007.07.30	50.00
Memo to Jerrie Hayes expressing frustration with lack of definite request for an agenda of what data is desired to examine	0.41667	2007.07.30	83.33
Client email response to memo to Jerrie Hayes concluding that she has as yet proposed nothing.	0.25	2007.07.30	50.00
Note to client that we were certainly standing firm on what would be produced, and insisting that the scope of the discussion be established first and foremost	0.33333	2007.07.30	66.67
Review of Documents	2	2007.07.30	400.00
Client email response to computer expert proposal but actually giving statistics on the number of sensitive transactions his server has recorded.	0.33333	2007.07.31	66.67
Email to client summarizing the latest issues, including his worries about his data.	0.33333	2007.07.31	66.67
Email to client and Arthur Joy informing them of an anticipatory counterclaim in a similar suit	0.33333	2007.07.31	66.67
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Email to Jerrie Hays asking for clarification, if clarification is an answer in the first place	0.33333	2007.07.31	66.67
Email from Jerrie Hayes listing the types of electronic data sought by plaintiffs to be obtained through discovery	0.33333	2007.07.31	66.67
Email to Arthur Joy asking for less, not more, in communications to Jerrie Hayes	0.33333	2007.07.31	66.67
Email to client advising that taubmansucks.com website and decision was good guidance on what could be done, after two brief leadin messages	0.33333	2007.07.31	66.67
Email to Arthur Joy asking what progress he had made with the subpoenas	0.33333	2007.07.31	66.67
Email from Jerrie Hayes reiterating the scope of the electronic discovery request	0.5	2007.07.31	100.00
Email from Jerrie Hayes to Arthur Joy indicating that recording the conference would probably not be possible	0.25	2007.07.31	50.00
Email to Jerrie Hayes saying that the format of electronic discovery was in the automatic disclosure and their further comments have not been satisfactory	0.25	2007.07.31	50.00
Review of Documents	2	2007.07.31	400.00
Email to Loren Heal about consulting as an expert.	0.25	2007.08.01	50.00
Facsimile received through email, anonymously accusing Pucci of representing a liar and a thief, with exhibits.	0.5	2007.08.01	100.00
Email facsimile "Joint Declaration of Commitment by SDA and 3ABN	0.33333	2007.08.01	66.67
Email facsimile "To Air is Divine" by Marc Fisher	0.33333	2007.08.01	66.67
Email to/from Loren Heal regarding consulting possibility	0.33333	2007.08.01	66.67
Determine law of electronic discovery	1.33333	2007.08.01	266.67
Email to client giving place where Sedona Principles can be downloaded (PDF)	0.33333	2007.08.01	66.67
Review of Documents	2	2007.08.01	400.00
Email messages from Arthur Joy containing 12 "addendi" to subpoenas - review and edit	1	2007.08.02	200.00
Email message to client and Arthur Joy regarding the content (addendi) of the subpoena requests	0.33333	2007.08.02	66.67
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Email message to Arthur Joy regarding subpoena procedure	0.33333	2007.08.02	66.67
Email response by Arthur Joy indicating he would serve subpoenas in a particular manner.	0.33333	2007.08.02	66.67
Email from Arthur Joy mollifying his earlier appearance of dogmatism.	0.33333	2007.08.02	66.67
Email to Arthur Joy clarifying concerns, namely the inevitable motions to quash subpoenas	0.33333	2007.08.02	66.67
Email from Arthur Joy indicating he was going to serve by DHL	0.33333	2007.08.02	66.67
Email from client relaying announcement that Amazing Facts was pulling out of 3ABN merger	0.16667	2007.08.02	33.33
Email from Arthur Joy responding to the merger cancellation	0.16667	2007.08.02	33.33
Review of Documents	2	2007.08.02	400.00
Email responding to merger cancellation	0.25	2007.08.03	50.00
Email to client about the Electronic Self-Discovery DVDs being prepared	0.33333	2007.08.03	66.67
Review of Documents	2	2007.08.03	400.00
Copy of Joy's Answer (in MS Word .doc format)	0.33333	2007.08.03	66.67
Create DVD for electronic discovery	1	2007.08.03	200.00
Email asking if there were other matters not covered by Arthur Joy to issue subpoenas on, also giving DVD directory list.	0.25	2007.08.03	50.00
Receive Notices of Deposition (misdated) and copy client	0.41667	2007.08.03	83.33
Receive facsimile of Plaintiff Disclosures, review and copy client	1	2007.08.03	200.00
Email facsimile of Plaintiffs' Initial Disclosures	0.16667	2007.08.03	33.33
Email facsimile of Notices of Deposition of Defendants	0.16667	2007.08.03	33.33
Email from client echoing my thoughts on appearing in the prior year	0.16667	2007.08.03	33.33
Email from client responding to the disclosures	0.33333	2007.08.03	66.67
Email from client about acquaintance of Walt Thompson	0.25	2007.08.03	50.00
Email about party issuing notices of deposition	0.25	2007.08.03	50.00
Email responding to questions about disclosures	0.41667	2007.08.03	83.33
Email to Arthur Joy and Client about deficiencies in Plaintiff disclosures	0.41667	2007.08.04	83.33
Research to detail failings of Plaintiff disclosures	1.5	2007.08.04	300.00
Email to client about need to make copies at our cost given plaintiff obstinance	0.5	2007.08.04	100.00
Further document review for disclosure	4	2007.08.04	800.00
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Further document review for disclosure	4	2007.08.05	800.00
Email to Arthur Joy noting that merely billing 40 hours per week since beginning of case would bring the bill to over \$100,000 already, and also coordinating subpoena notices.	0.25	2007.08.05	50.00
Research on Anti-SLAPP, choice of laws and procedure	2	2007.08.05	400.00
Research on Anti-SLAPP, choice of laws and procedure	2	2007.08.06	400.00
Email to client regarding anti-SLAPP	0.33333	2007.08.06	66.67
Draft demand letter for Pucci sent to Arthur Joy and client	1.16667	2007.08.06	233.33
Client response to draft demand letter	0.33333	2007.08.06	66.67
Email to client agreeing with comments on draft	0.33333	2007.08.06	66.67
Continued research on Anti-SLAPP	1	2007.08.06	200.00
Email to client showing Minnesota Anti-SLAPP case	0.33333	2007.08.06	66.67
Email to client enclosing case and repeating mention of the need for a First-Amendment affidavit.	0.08333	2007.08.06	16.67
Statement from client that he was not intending to provoke governmental action...	0.33333	2007.08.06	66.67
Receive letter from Jerrie Hayes to court indicating that an evidentiary hearing was needed to help the Court resolve the issue	0.25	2007.08.06	50.00
Email from client analyzing his actions vis-a-vis Anti-SLAPP	0.33333	2007.08.07	66.67
Email from client indicating that I need to ask the clerk to allow video conference for hearing on August 9	0.33333	2007.08.07	66.67
Call to clerk asking for video conference to be set up from Fargo ND courthouse.	0.16667	2007.08.07	33.33
Facsimile from Jerrie Hayes going to great length to explain why their disclosure did not go to enough length.	0.33333	2007.08.07	66.67
Email from client suggesting he be the computer expert	0.16667	2007.08.07	33.33
Email to client indicating that the court would test a linkage to Fargo courthouse	0.25	2007.08.07	50.00
Email from client offering single correction to draft response to Jerrie Hayes	0.16667	2007.08.08	33.33
Email to client responding to thought that he should be the computer expert	0.33333	2007.08.08	66.67
Letter to Jerrie Hayes and copy to client apologizing for the indignant tone	0.33333	2007.08.08	66.67
Thank you for your business.	Total		

Laird J. Heal, Esq.
 78 Worcester Road
 P. O. Box 365
 Sterling, MA 01564

Invoice

Date	Invoice #
2008.11.10	7120355

Bill To
Bob Pickle

Project

Description	Qty	Date	Amount
Email to Client and Arthur Joy about pending journalist shield litigation	0.08333	2007.08.09	16.67
Email from Arthur Joy regarding evidentiary hearing for afternoon	0.33333	2007.08.09	66.67
Prepare exhibits including Sedona Conventions as amended	2.5	2007.08.09	500.00
Evidentiary Hearing	1.5	2007.08.09	300.00
Email to client about hearing and Paul Levy's call	0.33333	2007.08.09	66.67
Client email of internet chat log regarding case	0.33333	2007.08.09	66.67
Email to client enclosing case and repeating mention of the need for a First-Amendment affidavit.	0.16667	2007.08.10	33.33
Client email indicating that Plaintiffs are trying to subvert Sedona Principles	0.33333	2007.08.10	66.67
Response to Client indicating that any quibbling about electronic discovery should not start to compromise the scope of the discovery, which is to not allow it.	0.33333	2007.08.10	66.67
Client response to ask that Sedona principles be incorporated into a proposed order	0.33333	2007.08.10	66.67
Email to Arthur Joy about Paul Levy and an appearance to handle the IP issues	0.33333	2007.08.11	66.67
Receive by mail Jerries Hayes disclaimer about her disclosures	0.5	2007.08.11	100.00
Email from Arthur Joy describing Levy's limitation	0.33333	2007.08.13	66.67
Copy client on court email messages	0.33333	2007.08.13	66.67
Receive Plaintiffs' 16.1 notification from Court	0.25	2007.08.13	50.00
Receive Electronic Order to submit Proposed Order with 14 Days	0.25	2007.08.13	50.00
Research regarding Proposed Order submission	1	2007.08.14	200.00
Research regarding Proposed Order submission	1	2007.08.15	200.00
Research regarding Proposed Order submission	1	2007.08.16	200.00
Note to client that Darrel Mundall has contributed \$500	0.33333	2007.08.17	66.67
Research regarding Proposed Order submission	1	2007.08.17	200.00
Receive by mail Jerries Hayes disclaimer about her disclosures	0.5	2007.08.18	100.00
	0.25	2007.08.20	50.00
Receive Plaintiffs' 16.1 notification from Court	0.25	2007.08.20	50.00
Research regarding Proposed Order submission	1	2007.08.21	200.00
Research regarding Proposed Order submission	1	2007.08.22	200.00
Receive Proposed Order from Plaintiffs	0.33333	2007.08.23	66.67
Thank you for your business.	Total		

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Description	Qty	Date	Amount
Receive Interrogatories and Requests for Production of Documents	0.25	2007.08.23	50.00
Research regarding Proposed Order submission	1	2007.08.23	200.00
Copy of Proposed Order from Plaintiffs to client and Arthur Joy	0.33333	2007.08.24	66.67
Copy client with Interrogatories and Requests for Production	0.41667	2007.08.24	83.33
Research regarding Proposed Order submission	1	2007.08.24	200.00
Send Client Text of Plaintiff's Proposal	0.25	2007.08.27	50.00
Draft Proposed Order and circulate	1.66667	2007.08.27	333.33
Further draft of Proposed Order including clawback provisions	0.91667	2007.08.27	183.33
Response from Arthur Joy on the Plaintiff's Proposal message	0.16667	2007.08.27	33.33
File the Proposed Order for client	0.33333	2007.08.27	66.67
Facsimile about the Ellen G. White estate	0.25	2007.08.28	50.00
Client email including OCR of the document request	0.33333	2007.08.28	66.67
Arthur Joy email noting that Jim Gilley was the new President of 3ABN	0.33333	2007.08.31	66.67
Email facsimile including a tract, review, file	0.33333	2007.09.04	66.67
Client request for an amended notice of deposition if any is to be issued	0.33333	2007.09.04	66.67
Email facsimile including a tract, review, file	0.33333	2007.09.06	66.67
Email from Gailon Joy indicating that 3ABN was declaring war on the internet bloggers, not including themselves, apparently	0.33333	2007.09.07	66.67
Email facsimile including a pastoral aphorism	0.33333	2007.09.07	66.67
Email facsimile of pages 13-17 of 3ABN brief	0.33333	2007.09.09	66.67
Email facsimile of pages 18-22 of 3ABN brief	0.33333	2007.09.09	66.67
Email facsimile of pages 23-27 of 3ABN brief	0.33333	2007.09.09	66.67
Email facsimile of pages 23-27 of 3ABN brief	0.33333	2007.09.09	66.67
Email facsimile of pages 28-32 of 3ABN brief	0.33333	2007.09.09	66.67
Email facsimile of first five pages of 3ABN brief to obtain tax exempt status	0.33333	2007.09.09	66.67
Email facsimile of next five pages (3-7) of 3ABN brief	0.33333	2007.09.09	66.67
Email facsimile of pages 8-12 of 3ABN brief	0.33333	2007.09.09	66.67
Telephone call to client indicating that not all pages of 3ABN brief had gone through and with the response that it would be sent later	0.1	2007.09.09	20.00
Email facsimile of pages 33-42 of 3ABN brief	0.33333	2007.09.10	66.67
Email facsimile of pages 48-49 of 3ABN brief	0.33333	2007.09.10	66.67
Thank you for your business.	Total		

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Email facsimile of pages 43-47 of 3ABN brief	0.33333	2007.09.10	66.67
Email to client counseling against putting draft interrogatory answers online	0.33333	2007.09.10	66.67
Review Draft Interrogatory Answers	1.5	2007.09.10	300.00
Email from client sharing thoughts on grep and dd as preferred forensic tools	0.33333	2007.09.11	66.67
Client email requesting continuance of deposition	0.33333	2007.09.11	66.67
Response to Client and Arthur Joy regarding forensic techniques and veracity	0.33333	2007.09.11	66.67
Response to client request to continue deposition asking for clarification	0.33333	2007.09.11	66.67
Client further wondering just how much of an expert their forensic data expert is	0.33333	2007.09.11	66.67
Client response giving dates for deposition	0.33333	2007.09.11	66.67
Receive amended notice of deposition for Robert Pickle, copy client	0.33333	2007.09.11	66.67
Client response to copy of amended notice	0.16667	2007.09.11	33.33
Answer for client about amended notice	0.16667	2007.09.11	33.33
Email Facsimile newsletter "The 3ABN Lawsuit"	0.33333	2007.09.11	66.67
Client copy of letter postponing the Joy deposition	0.33333	2007.09.18	66.67
Client email containing final draft (signed) of discovery answers, review	1	2007.09.18	200.00
Email notes regarding the discovery answers	0.33333	2007.09.18	66.67
Continued research on Anti-SLAPP	1	2007.09.18	200.00
Continued research on Anti-SLAPP	1	2007.09.19	200.00
Further critique, answer by answer, of discovery response	1	2007.09.20	200.00
Continued research on Anti-SLAPP	1	2007.09.20	200.00
Call to client to discuss discovery related issues	0.25	2007.09.21	50.00
Client indicating that the answers were final and changes would not markedly improve them	0.33333	2007.09.21	66.67
Continued research on Anti-SLAPP	1	2007.09.21	200.00
Response to Client discovery and anti-SLAPP directives	0.33333	2007.09.21	66.67
Receive Client's discovery documents, review	6	2007.09.22	1,200.00
Receive Client's discovery documents, review	4	2007.09.23	800.00
Email facsimile of printed email from "Rosa & Jim Ware", 9 pp.	0.33333	2007.09.24	66.67
Thank you for your business.	Total		

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Description	Qty	Date	Amount
Receive Client's discovery documents, review	4	2007.09.24	800.00
Receive Client's discovery documents, review	4	2007.09.25	800.00
Receive Client's discovery documents, review	4	2007.09.26	800.00
Receive Client's discovery documents, review	4	2007.09.27	800.00
Receive Client's discovery documents, review	4	2007.09.28	800.00
Review Discovery Materials	4	2007.09.29	800.00
Review Discovery Materials	4	2007.09.30	800.00
Review Discovery Materials	4	2007.10.01	800.00
Speak with Arthur Joy regarding discovery status (his & client's)	0.25	2007.10.02	50.00
Review Discovery Materials	4	2007.10.02	800.00
Send discovery materials	1	2007.10.03	200.00
Review Discovery Materials	2	2007.10.03	400.00
Confirm discovery sent to client	0.33333	2007.10.04	66.67
Thank you for your business.			Total \$53,600.25