

Invoice

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

Date	Invoice #
11/10/2008	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	4/30/2007	100.00
6:00 Investigate save3ABN website	2	5/2/2007	400.00
Spoke to client regarding the basic facts of the case	0.75	5/3/2007	150.00
6:00 Draft Opposition to Motion to Impound	2	5/3/2007	400.00
Receive email from client regarding Remnant Publications	0.25	5/6/2007	50.00
Receive email from client regarding 3ABN	0.25	5/7/2007	50.00
Receive 6 email messages from client regarding Danny Shelton and 3ABN, review	1.91667	5/7/2007	383.33
Receive 3 email messages from client, review	1.5	5/8/2007	300.00
Client email message regarding client's book	0.08333	5/8/2007	16.67
Client email on PTO and IP	0.5	5/8/2007	100.00
Draft letter to client with enclosed documents	0.66667	5/11/2007	133.33
email conversation with client regarding response to Complaint	1.25	5/13/2007	250.00
Client email with exhibit	0.25	5/14/2007	50.00
Client email regarding answer	0.5	5/14/2007	100.00
Draft Motion for A More Definite Statement	2	5/14/2007	400.00
Draft Answer	2	5/15/2007	400.00
Client email regarding meta tags and chronology	1.05	5/17/2007	210.00
Client email regarding Response to Complaint	0.5	5/18/2007	100.00
Make new draft of Answer including suggestions and corrections	1	5/18/2007	200.00
Client emails regarding answer and corrections	0.5	5/20/2007	100.00
Client email with corrections to Answer	0.25	5/20/2007	50.00
Add corrections to Answer for Bob Pickle	1.5	5/20/2007	300.00
Exhibit from client showing 3ABN-Atlantic Union connecton	0.25	5/20/2007	50.00
Finish Answer and File	2	5/21/2007	400.00
Client message about need to keep site noncommercial	0.25	5/23/2007	50.00
Client email message about links from save3ABN.com	0.16667	5/23/2007	33.33
Client email message about links	0.25	5/24/2007	50.00
Receive demand for Answer, send another copy and reply.	1	5/25/2007	200.00
Receive Supplemental document filed with Court regarding impoundment, including affidavits, analyze, summarize for clients	1.5	5/28/2007	300.00
Client email asking about the Larry Ewing affidavit	0.25	5/29/2007	50.00
Thank you for your business.		Total	

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Client message finding more missing from the copy of the pleading sent this office	0.25	5/29/2007	50.00
Another indication that the enclosures (affidavits) were incomplete as served	0.25	6/4/2007	50.00
Prepare response to supplemental pleading	2	6/4/2007	400.00
Message to client to review draft response.	0.5	6/6/2007	100.00
Draft Motion to strike the supplemental pleading on the basis of its shoddy and incorrect service, ask for sanctions	1	6/8/2007	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	6/8/2007	200.00
Client inquiry about Motion for Extension of Time	0.16667	6/8/2007	33.33
Client draft corrections of response to supplemental motion	0.25	6/8/2007	50.00
Final draft of supplemental memorandum	2	6/10/2007	400.00
Send client copy of documents filed (response to 'supplement')	0.5	6/11/2007	100.00
File documents (supplemental memorandum in opposition to impoundment)	1.5	6/11/2007	300.00
Client message indicating that the web page cited as an error was still available	0.25	6/12/2007	50.00
Client message about 3ABN fined in Washington state	0.25	6/12/2007	50.00
Client notified this office about Washington Consent Order	0.25	6/12/2007	50.00
Facsimile from Jerrie Hayes about missing correspondence; copy to client, detective work regarding service (DHL)	0.5	6/12/2007	100.00
Client asking if Dr. Walt Thompson is admitting fraud	0.33333	6/13/2007	66.67
Note to client about privilege	0.33333	6/13/2007	66.67
Client note about the land transactions	0.25	6/13/2007	50.00
Note to client about missing correspondence	0.33333	6/13/2007	66.67
Client note about having to appear	0.25	6/13/2007	50.00
Note to client about having to appear	0.25	6/13/2007	50.00
Client memo about tax-exempt parsonage	0.25	6/13/2007	50.00
Client memo rehashing the need to send another copy	0.25	6/13/2007	50.00
Client memo about Fjarli	0.25	6/13/2007	50.00
Note to client explaining that the lawyer sends copies to client	0.25	6/13/2007	50.00
Client note indicating that email copies were adequate	0.25	6/13/2007	50.00
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Client analysis of Fjarli `liability'	0.25	6/13/2007	50.00
Client note about Ewing affidavit vis-a-vis impoundment	0.25	6/13/2007	50.00
Client analysis of Ewing Affidavit	0.25	6/13/2007	50.00
Client note regarding correspondence	0.25	6/13/2007	50.00
Client response to message of Arthur Joy	0.25	6/13/2007	50.00
Client memo on Fjarli 990's	0.25	6/14/2007	50.00
Facsimile message regarding telephone conference	0.25	6/14/2007	50.00
Client memo on response to Hayes	0.25	6/17/2007	50.00
Duplicates without warning	0.5	6/17/2007	100.00
Facsimile from Jerrie Hayes regarding dates for telephonic 26(f) conference	0.33333	6/19/2007	66.67
Client email with PDF of Jerrie Hayes' facsimile	0.25	6/19/2007	50.00
Note to client regarding Jerrie Hayes' gender and following his direction on 26(f) conference	0.16667	6/19/2007	33.33
Client memo on Hayes' fax and timing of 26(f) conference	0.25	6/20/2007	50.00
Duplicates including warning	0.5	6/20/2007	100.00
Client note on Amazing Facts	0.25	6/20/2007	50.00
Client forward email on Amazing Facts	0.5	6/21/2007	100.00
Client note on Amazing Facts officers	0.16667	6/21/2007	33.33
Correction on earlier Amazing Facts note	0.16667	6/21/2007	33.33
Illinois Attorney General file request	0.25	6/21/2007	50.00
Further hearing on issue of impoundment - lifted - and oil on the stormy waters in the judge's rulings	2	6/21/2007	400.00
Electronic Order received	0.33333	6/21/2007	66.67
Electronic Order received	0.33333	6/21/2007	66.67
Electronic Order to unseal case	0.33333	6/21/2007	66.67
Clerk Notes of Hearing	0.33333	6/21/2007	66.67
Notice of Scheduling Conference	0.33333	6/21/2007	66.67
Client note on technology	0.25	6/22/2007	50.00
Request for information on Australia	0.25	6/22/2007	50.00
Client note giving links to case related documents following lifting of gag order	0.25	6/22/2007	50.00
Client note asking for clarification of who is representing whom	0.25	6/22/2007	50.00
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ECF Notice of Transcript (2008.05.10)	0.33333	6/25/2007	66.67
Client note about being in the lawsuit	0.25	6/27/2007	50.00
Client response to Arthur Joy's note to get the 26(f) conference done	0.25	6/27/2007	50.00
Client note expressing great temperance with respect to 3ABN's reputation	0.25	6/27/2007	50.00
Client note saying that 3ABN & co. are aware that Bob is webmaster and author	0.25	6/27/2007	50.00
Client inquiry of whether Stan Jensen has contributed	0.25	6/27/2007	50.00
Rule 26(f) conference call	0.75	7/2/2007	150.00
Notes for client information of 26(f) conference	0.5	7/3/2007	100.00
Client feedback on 26(f) notes	0.25	7/5/2007	50.00
Set up ftp server for transfer of files for discovery preparation	0.5	7/5/2007	100.00
Help client access ftp server	0.25	7/5/2007	50.00
Drafting Rule 26(f) disclosure	1	7/5/2007	200.00
Client note regarding file type	0.16667	7/6/2007	33.33
Maritime-SDA login provided, forum inspected	0.75	7/6/2007	150.00
Christian-Forums comment	0.16667	7/6/2007	33.33
Client request for further ftp help	0.25	7/6/2007	50.00
Discussion about sources	0.41667	7/6/2007	83.33
Client note pointing to discovery source	0.25	7/6/2007	50.00
Copy of letter to see if Christian-Forums can be accessed	0.16667	7/8/2007	33.33
Client note on status of providing documents	0.16667	7/8/2007	33.33
Client forwarded Christian-Forum thread on Danny and Linda	0.25	7/8/2007	50.00
Client copy of email to Roger Wilson	0.33333	7/9/2007	66.67
Client note about IL Attorney General document request	0.25	7/10/2007	50.00
Forwarded message to 'Ina Fog'	0.33333	7/10/2007	66.67
Forwarded messages from Rick and Jeanette Brantley	0.25	7/10/2007	50.00
Client copy of email message	0.25	7/10/2007	50.00
Client list for automatic disclosure	0.33333	7/10/2007	66.67
Client message including 3ABN affiliation with Seventh-day Adventist Church	0.25	7/11/2007	50.00
Client copy of information request	0.25	7/11/2007	50.00
Client message showing Dr. Walt Thompson's son's MySpace page	0.25	7/11/2007	50.00
Client note on file uploads	0.25	7/11/2007	50.00
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Client note on email searches and Base64 encoding	0.25	7/12/2007	50.00
Client response on parishioner who possibly is paying legal bills for 3ABN	0.25	7/12/2007	50.00
Review of documents	4	7/14/2007	800.00
Review of documents	4	7/15/2007	800.00
Client call wondering about journalist privilege and discussing discovery	0.16667	7/15/2007	33.33
Client note to be inclusive with automatic discovery	0.25	7/16/2007	50.00
Client inquiry on need to provide index	0.33333	7/16/2007	66.67
Client response to relevance	0.25	7/16/2007	50.00
Reply to client noting the mass of documents being reviewed	0.16667	7/16/2007	33.33
Client concern about copyright issues	0.25	7/16/2007	50.00
Client uploading WMF file to view	0.25	7/16/2007	50.00
Client repeating that more self-discovery is better	0.25	7/16/2007	50.00
Client position on electronic discovery	0.25	7/16/2007	50.00
Client intent to include Tommy Shelton information in self-discovery	0.25	7/16/2007	50.00
Client note on uploading video	0.25	7/16/2007	50.00
Review of 3ABN Live file	2	7/17/2007	400.00
Client note on being inclusive with self-discovery	0.25	7/17/2007	50.00
Client note that video was uploaded	0.25	7/17/2007	50.00
Client note to discover everything to avoid any need for electronic discovery	0.25	7/17/2007	50.00
Question about Walter Rowley and client deferring to Arthur Joy	0.25	7/17/2007	50.00
Client message enclosing advertisement of 3ABN as Adventist	0.25	7/17/2007	50.00
Client message regarding Anti-SLAPP	0.25	7/17/2007	50.00
Email link of Anti-SLAPP for client review	0.33333	7/17/2007	66.67
Receive facsimile 26(f) draft from Jerrie Hayes	0.25	7/17/2007	50.00
Email message to Jerrie Hayes acknowledging fax of Rule 26(f) draft	0.33333	7/17/2007	66.67
Electronic-mail facsimile message	0.25	7/17/2007	50.00
Electronic-mail facsimile message (from Hayes to Joy) 25 pp including Plaintiffs' Rule 26(f) Report draft	0.5	7/17/2007	100.00
Electronic-Mail copy (from Jerrie Hayes' assistant) of Rule 26(f) Report draft	0.25	7/17/2007	50.00
Jerrie Hayes message on response after receipt of Plaintiffs' draft	0.33333	7/17/2007	66.67
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Reply to Jerrie Hayes' response	0.5	7/17/2007	100.00
Memo to client on where to conduct legal research and enclosing decision he had not been able to obtain	0.75	7/17/2007	150.00
Memo discussing how to search and review the number of discoverable documents	0.25	7/17/2007	50.00
Client note of his business dealings and how it behooves him to be 3ABN's friend not foe	0.25	7/17/2007	50.00
Note from client that further uploads are ongoing and identifying them	0.25	7/17/2007	50.00
Message from Jerrie Hayes accusing defendants of dropping the discovery ball	0.41667	7/18/2007	83.33
Response to Jerrie Hayes suggesting that constructive issues be addressed	0.5	7/18/2007	100.00
Message from Jerrie Hayes suggesting separate reports	0.25	7/18/2007	50.00
Memo to client regarding the neverending Hayes discourse	0.25	7/18/2007	50.00
Memo to Arthur Joy about coordinating Rule 26(f) report	0.25	7/18/2007	50.00
Client note on further uploading progress	0.25	7/18/2007	50.00
Receive Arthur Joy's summary of defendant's claims, review	0.5	7/19/2007	100.00
Draft Rule 26(f) report	3	7/19/2007	600.00
Client note on his review of Defendants' 26(f) report enclosing drafts	1	7/19/2007	200.00
Client note regarding 26(f) draft	0.25	7/19/2007	50.00
Review and redrafting 26(f) report	1	7/19/2007	200.00
Memo to Arthur Joy on Anti-SLAPP	0.58333	7/19/2007	116.67
Client proofreading of draft report	0.25	7/19/2007	50.00
Client note to Arthur Joy about John Lomacang	0.25	7/19/2007	50.00
Draft to client for review	1	7/19/2007	200.00
Copy of draft to Arthur Joy for review	0.01667	7/19/2007	3.33
Defendant's Joint Report sent to Hayes	0.25	7/19/2007	50.00
Email from Jerrie Hayes rejecting Defendants' choices of language.	0.25	7/19/2007	50.00
Note to Jerrie Hayes that separate reports should be submitted as the time to exchange drafts had run out.	0.25	7/19/2007	50.00
Email from Jerrie Hayes indicating that separate reports would be submitted	0.25	7/20/2007	50.00
Email from client about ASI membership	0.25	7/20/2007	50.00
Email from client about ASI-3ABN 'suggestion'	0.25	7/20/2007	50.00
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Email from J. Lizette Richards enclosing 26(f) report	0.25	7/20/2007	50.00
Client response to Plaintiffs' 26(f) report	0.25	7/20/2007	50.00
Client copies of ECF filings (26(f) reports)	0.25	7/20/2007	50.00
Email to J. Lizette Richards confirming transmission of 26(f) reports	0.25	7/20/2007	50.00
Email to client containing 26(f) report and comments	0.33333	7/20/2007	66.67
Client possible clarification to Defendants' report	0.16667	7/20/2007	33.33
Client note that protective order was not mentioned by Plaintiffs	0.16667	7/20/2007	33.33
File Rule 26(f) report, serve per rule	0.75	7/20/2007	150.00
Received Plaintiffs' 26(f) report	0.33333	7/20/2007	66.67
Received Defendants' 26(f) report as filed	0.33333	7/20/2007	66.67
Prepare Rule 16.1(d) submission	4	7/21/2007	800.00
Reply regarding Rule 16.1(d) submission	0.25	7/21/2007	50.00
Client email about additional documents	0.16667	7/21/2007	33.33
Client email about additional documents	0.16667	7/22/2007	33.33
Review additional documents	0.5	7/22/2007	100.00
Client email attaching email note of Walt Thompson	0.25	7/23/2007	50.00
Status Conference Hearing	1	7/23/2007	200.00
Receive notes of hearing, copy client and Arthur Joy	0.33333	7/23/2007	66.67
Receive Order of Reference	0.33333	7/23/2007	66.67
Receive client response to Arthur Joy's email about beginning of discovery	0.33333	7/24/2007	66.67
Reply requesting information on the site hosting the web server	0.33333	7/24/2007	66.67
Receive copy of facsimile to Arthur Joy from the district court	0.16667	7/24/2007	33.33
Client email with host information for save3ABN.com	0.33333	7/24/2007	66.67
Email to client acknowledging receipt of host contact information	0.33333	7/24/2007	66.67
Further auto discovery review	2	7/24/2007	400.00
Further auto discovery review	2	7/25/2007	400.00
Email from Jerrie Hayes proposing teleconference for 8/1/07 at 2:30 PM EDT	0.33333	7/26/2007	66.67
Further auto discovery review	2	7/26/2007	400.00
Email to client copying Jerrie Hayes'	0.33333	7/26/2007	66.67
Email from client indicating that hard drive would not be provided	0.33333	7/26/2007	66.67
Response to client mentioning encryption	0.33333	7/27/2007	66.67
Response to updated email discussing Intellectual Property	0.33333	7/27/2007	66.67
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Email from client to here and Arthur Joy describng Intellectual Property rights	0.5	7/27/2007	100.00
Email from client clarifying the trade secrets	0.16667	7/27/2007	33.33
Email from client bringing upload period to January 2007	0.16667	7/27/2007	33.33
Review of Documents	8	7/28/2007	1,600.00
Review of Documents	8	7/29/2007	1,600.00
Facsimile from Jerrie Hayes received to fax server and by email, copy to client	0.33333	7/30/2007	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	7/30/2007	66.67
Response to Jerrie Hayes noting that no agenda for conference call has been mentioned	0.33333	7/30/2007	66.67
Email from Jerrie Hayes skirting the agenda issue	0.33333	7/30/2007	66.67
Client note giving contacts who might intervene if their data were scheduled to be examined.	0.33333	7/30/2007	66.67
Client email directing attention to Illinois Attorney General charities income list, showing 3ABN had an increase	0.16667	7/30/2007	33.33
Client email giving html chart of 3ABN assets and income	0.25	7/30/2007	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	7/30/2007	83.33
Client email response to memo to Jerrie Hayes concluding that she has as yet proposed nothing.	0.25	7/30/2007	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	7/30/2007	66.67
Review of Documents	2	7/30/2007	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	7/31/2007	66.67
Email to client summarizing the latest issues, including his worries about his data.	0.33333	7/31/2007	66.67
Email to client and Arthur Joy informing them of an anticipatory counterclaim in a similar suit	0.33333	7/31/2007	66.67
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Email to Jerrie Hays asking for clarification, if clarification is an answer in the first place	0.33333	7/31/2007	66.67
Email from Jerrie Hayes listing the types of electronic data sought by plaintiffs to be obtained through discovery	0.33333	7/31/2007	66.67
Email to Arthur Joy asking for less, not more, in communications to Jerrie Hayes	0.33333	7/31/2007	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	7/31/2007	66.67
Email to Arthur Joy asking what progress he had made with the subpoenas	0.33333	7/31/2007	66.67
Email from Jerrie Hayes reiterating the scope of the electronic discovery request	0.5	7/31/2007	100.00
Email from Jerrie Hayes to Arthur Joy indicating that recording the conference would probably not be possible	0.25	7/31/2007	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	7/31/2007	50.00
Review of Documents	2	7/31/2007	400.00
Email to Loren Heal about consulting as an expert.	0.25	8/1/2007	50.00
Facsimile received through email, anonymously accusing Pucci of representing a liar and a thief, with exhibits.	0.5	8/1/2007	100.00
Email facsimile "Joint Declaration of Commitment by SDA and 3ABN	0.33333	8/1/2007	66.67
Email facsimile "To Air is Divine" by Marc Fisher	0.33333	8/1/2007	66.67
Email to/from Loren Heal regarding consulting possibility	0.33333	8/1/2007	66.67
Determine law of electronic discovery	1.33333	8/1/2007	266.67
Email to client giving place where Sedona Principles can be downloaded (PDF)	0.33333	8/1/2007	66.67
Review of Documents	2	8/1/2007	400.00
Email messages from Arthur Joy containing 12 "addendi" to subpoenas - review and edit	1	8/2/2007	200.00
Email message to client and Arthur Joy regarding the content (addendi) of the subpoena requests	0.33333	8/2/2007	66.67
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Email message to Arthur Joy regarding subpoena procedure	0.33333	8/2/2007	66.67
Email response by Arthur Joy indicating he would serve subpoenas in a particular manner.	0.33333	8/2/2007	66.67
Email from Arthur Joy mollifying his earlier appearance of dogmatism.	0.33333	8/2/2007	66.67
Email to Arthur Joy clarifying concerns, namely the inevitable motions to quash subpoenas	0.33333	8/2/2007	66.67
Email from Arthur Joy indicating he was going to serve by DHL	0.33333	8/2/2007	66.67
Email from client relaying announcement that Amazing Facts was pulling out of 3ABN merger	0.16667	8/2/2007	33.33
Email from Arthur Joy responding to the merger cancellation	0.16667	8/2/2007	33.33
Review of Documents	2	8/2/2007	400.00
Email responding to merger cancellation	0.25	8/3/2007	50.00
Email to client about the Electronic Self-Discovery DVDs being prepared	0.33333	8/3/2007	66.67
Review of Documents	2	8/3/2007	400.00
Copy of Joy's Answer (in MS Word .doc format)	0.33333	8/3/2007	66.67
Create DVD for electronic discovery	1	8/3/2007	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	8/3/2007	50.00
Receive Notices of Deposition (misdated) and copy client	0.41667	8/3/2007	83.33
Receive facsimile of Plaintiff Disclosures, review and copy client	1	8/3/2007	200.00
Email facsimile of Plaintiffs' Initial Disclosures	0.16667	8/3/2007	33.33
Email facsimile of Notices of Deposition of Defendants	0.16667	8/3/2007	33.33
Email from client echoing my thoughts on appearing in the prior year	0.16667	8/3/2007	33.33
Email from client responding to the disclosures	0.33333	8/3/2007	66.67
Email from client about acquaintance of Walt Thompson	0.25	8/3/2007	50.00
Email about party issuing notices of deposition	0.25	8/3/2007	50.00
Email responding to questions about disclosures	0.41667	8/3/2007	83.33
Email to Arthur Joy and Client about deficiencies in Plaintiff disclosures	0.41667	8/4/2007	83.33
Research to detail failings of Plaintiff disclosures	1.5	8/4/2007	300.00
Email to client about need to make copies at our cost given plaintiff obstinance	0.5	8/4/2007	100.00
Further document review for disclosure	4	8/4/2007	800.00
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Further document review for disclosure	4	8/5/2007	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	8/5/2007	50.00
Research on Anti-SLAPP, choice of laws and procedure	2	8/5/2007	400.00
Research on Anti-SLAPP, choice of laws and procedure	2	8/6/2007	400.00
Email to client regarding anti-SLAPP	0.33333	8/6/2007	66.67
Draft demand letter for Pucci sent to Arthur Joy and client	1.16667	8/6/2007	233.33
Client response to draft demand letter	0.33333	8/6/2007	66.67
Email to client agreeing with comments on draft	0.33333	8/6/2007	66.67
Continued research on Anti-SLAPP	1	8/6/2007	200.00
Email to client showing Minnesota Anti-SLAPP case	0.33333	8/6/2007	66.67
Email to client enclosing case and repeating mention of the need for a First-Amendment affidavit.	0.08333	8/6/2007	16.67
Statement from client that he was not intending to provoke governmental action...	0.33333	8/6/2007	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	8/6/2007	50.00
Email from client analyzing his actions vis-a-vis Anti-SLAPP	0.33333	8/7/2007	66.67
Email from client indicating that I need to ask the clerk to allow video conference for hearing on August 9	0.33333	8/7/2007	66.67
Call to clerk asking for video conference to be set up from Fargo ND courthouse.	0.16667	8/7/2007	33.33
Facsimile from Jerrie Hayes going to great length to explain why their disclosure did not go to enough length.	0.33333	8/7/2007	66.67
Email from client suggesting he be the computer expert	0.16667	8/7/2007	33.33
Email to client indicating that the court would test a linkage to Fargo courthouse	0.25	8/7/2007	50.00
Email from client offering single correction to draft response to Jerrie Hayes	0.16667	8/8/2007	33.33
Email to client responding to thought that he should be the computer expert	0.33333	8/8/2007	66.67
Letter to Jerrie Hayes and copy to client apologizing for the indignant tone	0.33333	8/8/2007	66.67
Thank you for your business.	Total		

Invoice

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

Date	Invoice #
11/10/2008	7120355

Bill To
Bob Pickle

Project

Description	Qty	Date	Amount
Email to Client and Arthur Joy about pending journalist shield litigation	0.08333	8/9/2007	16.67
Email from Arthur Joy regarding evidentiary hearing for afternoon	0.33333	8/9/2007	66.67
Prepare exhibits including Sedona Conventions as amended	2.5	8/9/2007	500.00
Evidentiary Hearing	1.5	8/9/2007	300.00
Email to client about hearing and Paul Levy's call	0.33333	8/9/2007	66.67
Client email of internet chat log regarding case	0.33333	8/9/2007	66.67
Email to client enclosing case and repeating mention of the need for a First-Amendment affidavit.	0.16667	8/10/2007	33.33
Client email indicating that Plaintiffs are trying to subvert Sedona Principles	0.33333	8/10/2007	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	8/10/2007	66.67
Client response to ask that Sedona principles be incorporated into a proposed order	0.33333	8/10/2007	66.67
Email to Arthur Joy about Paul Levy and an appearance to handle the IP issues	0.33333	8/11/2007	66.67
Receive by mail Jerries Hayes disclaimer about her disclosures	0.5	8/11/2007	100.00
Email from Arthur Joy describing Levy's limitation	0.33333	8/13/2007	66.67
Copy client on court email messages	0.33333	8/13/2007	66.67
Receive Plaintiffs' 16.1 notification from Court	0.25	8/13/2007	50.00
Receive Electronic Order to submit Proposed Order with 14 Days	0.25	8/13/2007	50.00
Research regarding Proposed Order submission	1	8/14/2007	200.00
Research regarding Proposed Order submission	1	8/15/2007	200.00
Research regarding Proposed Order submission	1	8/16/2007	200.00
Note to client that Darrel Mundall has contributed \$500	0.33333	8/17/2007	66.67
Research regarding Proposed Order submission	1	8/17/2007	200.00
Receive by mail Jerries Hayes disclaimer about her disclosures	0.5	8/18/2007	100.00
	0.25	8/20/2007	50.00
Receive Plaintiffs' 16.1 notification from Court	0.25	8/20/2007	50.00
Research regarding Proposed Order submission	1	8/21/2007	200.00
Research regarding Proposed Order submission	1	8/22/2007	200.00
Receive Proposed Order from Plaintiffs	0.33333	8/23/2007	66.67
Thank you for your business.		Total	

Invoice

Laird J. Heal, Esq.
 78 Worcester Road
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 Sterling, MA 01564

Date	Invoice #
11/10/2008	7120355

Bill To
Bob Pickle

Project

Description	Qty	Date	Amount
Receive Interrogatories and Requests for Production of Documents	0.25	8/23/2007	50.00
Research regarding Proposed Order submission	1	8/23/2007	200.00
Copy of Proposed Order from Plaintiffs to client and Arthur Joy	0.33333	8/24/2007	66.67
Copy client with Interrogatories and Requests for Production	0.41667	8/24/2007	83.33
Research regarding Proposed Order submission	1	8/24/2007	200.00
Send Client Text of Plaintiff's Proposal	0.25	8/27/2007	50.00
Draft Proposed Order and circulate	1.66667	8/27/2007	333.33
Further draft of Proposed Order including clawback provisions	0.91667	8/27/2007	183.33
Response from Arthur Joy on the Plaintiff's Proposal message	0.16667	8/27/2007	33.33
File the Proposed Order for client	0.33333	8/27/2007	66.67
Facsimile about the Ellen G. White estate	0.25	8/28/2007	50.00
Client email including OCR of the document request	0.33333	8/28/2007	66.67
Arthur Joy email noting that Jim Gilley was the new President of 3ABN	0.33333	8/31/2007	66.67
Email facsimile including a tract, review, file	0.33333	9/4/2007	66.67
Client request for an amended notice of deposition if any is to be issued	0.33333	9/4/2007	66.67
Email facsimile including a tract, review, file	0.33333	9/6/2007	66.67
Email from Gailon Joy indicating that 3ABN was declaring war on the internet bloggers, not including themselves, apparently	0.33333	9/7/2007	66.67
Email facsimile including a pastoral aphorism	0.33333	9/7/2007	66.67
Email facsimile of pages 13-17 of 3ABN brief	0.33333	9/9/2007	66.67
Email facsimile of pages 18-22 of 3ABN brief	0.33333	9/9/2007	66.67
Email facsimile of pages 23-27 of 3ABN brief	0.33333	9/9/2007	66.67
Email facsimile of pages 23-27 of 3ABN brief	0.33333	9/9/2007	66.67
Email facsimile of pages 28-32 of 3ABN brief	0.33333	9/9/2007	66.67
Email facsimile of first five pages of 3ABN brief to obtain tax exempt status	0.33333	9/9/2007	66.67
Email facsimile of next five pages (3-7) of 3ABN brief	0.33333	9/9/2007	66.67
Email facsimile of pages 8-12 of 3ABN brief	0.33333	9/9/2007	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	9/9/2007	20.00
Email facsimile of pages 33-42 of 3ABN brief	0.33333	9/10/2007	66.67
Email facsimile of pages 48-49 of 3ABN brief	0.33333	9/10/2007	66.67
Thank you for your business.	Total		

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 78 Worcester Road
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 Sterling, MA 01564

Date	Invoice #
11/10/2008	7120355

Bill To
Bob Pickle

Project

Description	Qty	Date	Amount
Email facsimile of pages 43-47 of 3ABN brief	0.33333	9/10/2007	66.67
Email to client counseling against putting draft interrogatory answers online	0.33333	9/10/2007	66.67
Review Draft Interrogatory Answers	1.5	9/10/2007	300.00
Email from client sharing thoughts on grep and dd as preferred forensic tools	0.33333	9/11/2007	66.67
Client email requesting continuance of deposition	0.33333	9/11/2007	66.67
Response to Client and Arthur Joy regarding forensic techniques and veracity	0.33333	9/11/2007	66.67
Response to client request to continue deposition asking for clarification	0.33333	9/11/2007	66.67
Client further wondering just how much of an expert their forensic data expert is	0.33333	9/11/2007	66.67
Client response giving dates for deposition	0.33333	9/11/2007	66.67
Receive amended notice of deposition for Robert Pickle, copy client	0.33333	9/11/2007	66.67
Client response to copy of amended notice	0.16667	9/11/2007	33.33
Answer for client about amended notice	0.16667	9/11/2007	33.33
Email Facsimile newsletter "The 3ABN Lawsuit"	0.33333	9/11/2007	66.67
Client copy of letter postponing the Joy deposition	0.33333	9/18/2007	66.67
Client email containing final draft (signed) of discovery answers, review	1	9/18/2007	200.00
Email notes regarding the discovery answers	0.33333	9/18/2007	66.67
Continued research on Anti-SLAPP	1	9/18/2007	200.00
Continued research on Anti-SLAPP	1	9/19/2007	200.00
Further critique, answer by answer, of discovery response	1	9/20/2007	200.00
Continued research on Anti-SLAPP	1	9/20/2007	200.00
Call to client to discuss discovery related issues	0.25	9/21/2007	50.00
Client indicating that the answers were final and changes would not markedly improve them	0.33333	9/21/2007	66.67
Continued research on Anti-SLAPP	1	9/21/2007	200.00
Response to Client discovery and anti-SLAPP directives	0.33333	9/21/2007	66.67
Receive Client's discovery documents, review	6	9/22/2007	1,200.00
Receive Client's discovery documents, review	4	9/23/2007	800.00
Email facsimile of printed email from "Rosa & Jim Ware", 9 pp.	0.33333	9/24/2007	66.67
Thank you for your business.	Total		

Invoice

Laird J. Heal, Esq.
 78 Worcester Road
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 Sterling, MA 01564

Date	Invoice #
11/10/2008	7120355

Bill To
Bob Pickle

Project

Description	Qty	Date	Amount
Receive Client's discovery documents, review	4	9/24/2007	800.00
Receive Client's discovery documents, review	4	9/25/2007	800.00
Receive Client's discovery documents, review	4	9/26/2007	800.00
Receive Client's discovery documents, review	4	9/27/2007	800.00
Receive Client's discovery documents, review	4	9/28/2007	800.00
Review Discovery Materials	4	9/29/2007	800.00
Review Discovery Materials	4	9/30/2007	800.00
Review Discovery Materials	4	10/1/2007	800.00
Speak with Arthur Joy regarding discovery status (his & client's)	0.25	10/2/2007	50.00
Review Discovery Materials	4	10/2/2007	800.00
Send discovery materials	1	10/3/2007	200.00
Review Discovery Materials	2	10/3/2007	400.00
Confirm discovery sent to client	0.33333	10/4/2007	66.67
Thank you for your business.			Total \$53,600.25

Invoice

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

Date	Invoice #
12/8/2008	7120336

Bill To
Bob Pickle 1354 County Highway 21 Halstad, MN 56548

Description	Qty	Date	Amount
Client email re: defamation	0.33333	10/11/2007	66.67
Facsimile from client	0.33333	10/16/2007	66.67
Facsimile from Client	0.33333	10/16/2007	66.67
Electronic Facsimile from client	0.33333	10/16/2007	66.67
Email from client re: Remnant Publications 990s	0.33333	10/17/2007	66.67
Email from client requesting review of Remnant webpage	0.33333	10/21/2007	66.67
Review of Remnant Webpage	0.25	10/21/2007	50.00
Email to client following conversation with Gailon Joy	0.33333	10/25/2007	66.67
Email from client about discovery	0.33333	10/25/2007	66.67
Response to client about Gailon Joy conversation	0.33333	10/25/2007	66.67
Facsmile from client	0.33333	10/26/2007	66.67
Email copy of docket entry	0.33333	10/28/2007	66.67
Electronic facsimile message from client	0.33333	10/29/2007	66.67
Electronic facsimile message from client	0.33333	10/29/2007	66.67
Electronic facsimile message from client	0.33333	10/29/2007	66.67
Electronic facsimile message from client	0.33333	10/31/2007	66.67
Electronic facsimile message from client	0.33333	10/31/2007	66.67
Electronic facsimile message from client	0.33333	11/1/2007	66.67
Electronic facsimile message from client	0.33333	11/5/2007	66.67
Electronic facsimile message from client	0.33333	11/5/2007	66.67
Email from client	0.33333	11/5/2007	66.67
Electronic facsimile message from client	0.33333	11/6/2007	66.67
Email from client complaining about violations of Judge Saylor's orders	0.33333	11/7/2007	66.67
Electronic facsimile message from client	0.33333	11/8/2007	66.67
Email containing Notice of Appearance	0.33333	11/8/2007	66.67
Electronic facsimile message from client	0.33333	11/8/2007	66.67
Email from client complaining about Jerrie Hayes	0.33333	11/8/2007	66.67
Email from client about email not arriving	0.33333	11/8/2007	66.67
Electronic facsimile message from client	0.33333	11/9/2007	66.67
Email confirming receipt of Notice of Appearance	0.33333	11/10/2007	66.67
Email advising client	0.33333	11/10/2007	66.67
Email about appearance	0.33333	11/11/2007	66.67
Telephone call from client	2.15	11/12/2007	430.00
		Total	

Invoice

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 78 Worcester Road
 P. O. Box 365
 Sterling, MA 01564

Date	Invoice #
12/8/2008	7120336

Bill To
Bob Pickle 1354 County Highway 21 Halstad, MN 56548

Description	Qty	Date	Amount
Email asking to review discovery request	0.33333	11/12/2007	66.67
Email containing draft subpoena (to Remnant Publications)	0.33333	11/12/2007	66.67
Followup Email about Remnant	0.33333	11/12/2007	66.67
Email reviewing subpoena drafting to date	0.41667	11/13/2007	83.33
Email with sample interrogatories and Notice of Deposition	0.16667	11/13/2007	33.33
Email with docket of bankruptcy case, per request	0.41667	11/13/2007	83.33
Reply email about bankruptcy docket	0.16667	11/13/2007	33.33
Final draft of Requests for Production	0.5	11/14/2007	100.00
Response to Final Draft email	0.08333	11/14/2007	16.67
Re: Response to final draft	0.33333	11/14/2007	66.67
Re: Response to final draft	0.33333	11/14/2007	66.67
Electronic facsimile message from client	0.33333	11/14/2007	66.67
Electronic facsimile message from client	0.33333	11/14/2007	66.67
Electronic facsimile message from client	0.33333	11/14/2007	66.67
Email about Remnant contacts	0.16667	11/14/2007	33.33
Electronic facsimile message from client	0.33333	11/15/2007	66.67
Email complaining about Jerrie Hayes copying previous facsimile	0.16667	11/15/2007	33.33
Telephone call from client	0.05	11/16/2007	10.00
Telephone call from client	0.2	11/16/2007	40.00
Email about drafting	0.33333	11/16/2007	66.67
Client reply about drafting	0.33333	11/16/2007	66.67
Reply to client about drafting	0.33333	11/16/2007	66.67
Email from client forwarding an ECF notice	0.33333	11/19/2007	66.67
Electronic facsimile message from client	0.33333	11/19/2007	66.67
Electronic facsimile message from client	0.33333	11/19/2007	66.67
Electronic facsimile message from client	0.33333	11/19/2007	66.67
Response to client forwarding email	0.08333	11/19/2007	16.67
Draft affidavit for review	0.5	11/19/2007	100.00
Electronic facsimile message from client	0.33333	11/20/2007	66.67
Electronic facsimile message from client	0.33333	11/20/2007	66.67
Email with response of Attorney Jerrie Hayes	0.33333	11/20/2007	66.67
Email followup to Jerrie Hayes question	0.33333	11/20/2007	66.67
Email with draft affidavit	0.33333	11/20/2007	66.67
Email responding to draft affidavit	0.33333	11/20/2007	66.67
		Total	

Invoice

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 Sterling, MA 01564

Date	Invoice #
12/8/2008	7120336

Bill To
Bob Pickle 1354 County Highway 21 Halstad, MN 56548

Description	Qty	Date	Amount
Email detailing the Automatic Stay and grounds for relief	0.33333	11/20/2007	66.67
Email saying the affidavit had not been received	0.08333	11/20/2007	16.67
Email indicating that aresponse had been filed despite its mootness	0.16667	11/20/2007	33.33
Draft Remnant Subpoena	0.33333	11/20/2007	66.67
Draft letter to Jerrie Hayes	0.41667	11/20/2007	83.33
Revised Draft to Jerrie Hayes	0.33333	11/20/2007	66.67
Response of Jerrie Hayes	0.33333	11/21/2007	66.67
3ABN Board Meeting info	0.33333	11/21/2007	66.67
Response re - remnant subpoena details	0.33333	11/21/2007	66.67
Requests to obtain clerk/judge signature on subpoena	0.33333	11/21/2007	66.67
Electronic facsimile message from client	0.33333	11/23/2007	66.67
Electronic facsimile message from client	0.33333	11/23/2007	66.67
Electronic facsimile message from client	0.33333	11/27/2007	66.67
Email to paralegal for transport to court and signature	0.08333	11/27/2007	16.67
Return call to Client	0.5	11/28/2007	100.00
Return call to Client	0.3	11/28/2007	60.00
Return call to Client	0.65	11/28/2007	130.00
Telephone call from Client	0.15	11/28/2007	30.00
Telephone call from Client	0.5	11/28/2007	100.00
Electronic facsimile message from client	0.33333	11/28/2007	66.67
Telephone call from Client	0.1	11/29/2007	20.00
Telephone call from Client	0.1	11/29/2007	20.00
Telephone call from Client	0.2	11/29/2007	40.00
Email about Requests for Production	0.33333	11/29/2007	66.67
Telephone call from Client	0.15	11/30/2007	30.00
Email about Motions to Compel	0.33333	11/30/2007	66.67
Email about 3ABN board	0.33333	11/30/2007	66.67
Electronic facsimile message from client	0.33333	11/30/2007	66.67
Electronic facsimile message from client	0.33333	11/30/2007	66.67
Electronic facsimile message from client	0.33333	11/30/2007	66.67
Electronic facsimile message from client	0.33333	11/30/2007	66.67
Email answering message about board and disclosures	0.33333	12/1/2007	66.67
Email answering message about motions to compel	0.05	12/1/2007	10.00
Email answering message about requests to produce	0.75	12/1/2007	150.00
		Total	

Invoice

Laird J. Heal, Esq.
 78 Worcester Road
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 Sterling, MA 01564

Date	Invoice #
12/8/2008	7120336

Bill To
Bob Pickle 1354 County Highway 21 Halstad, MN 56548

Description	Qty	Date	Amount
Email detailing issues	0.33333	12/2/2007	66.67
Followup email on issues	0.33333	12/2/2007	66.67
Telephone call from client	0.25	12/3/2007	50.00
Return call to client	0.2	12/3/2007	40.00
Telephone call from client	0.25	12/3/2007	50.00
Electronic facsimile message from client	0.33333	12/4/2007	66.67
Electronic facsimile message from client	0.33333	12/6/2007	66.67
Client request for assistance on Midland Country Bank subpoena	0.33333	12/12/2007	66.67
Electronic facsimile message from client	0.33333	12/12/2007	66.67
Electronic facsimile message from client	0.33333	12/14/2007	66.67
Telephone call to client	0.3	1/6/2008	60.00
Telephone call to client	0.35	1/6/2008	70.00
Telephone call from client	0.35	1/22/2008	70.00
Telephone call from client	0.2	1/30/2008	40.00
Telephone call to client	0.5	2/1/2008	100.00
Telephone call to client	0.05	2/1/2008	10.00
Telephone call to client	0.2	2/1/2008	40.00
Telephone call to client	0.2	2/1/2008	40.00
Telephone call to client	0.6	2/27/2008	120.00
Telephone call from client	0.1	7/24/2008	20.00
Telephone call from client	0.1	8/18/2008	20.00
Telephone call from client	0.1	8/19/2008	20.00
Telephone call from client	0.15	9/16/2008	30.00
Telephone call from client	0.15	9/22/2008	30.00
Telephone call from client	0.2	9/22/2008	40.00
Telephone call from client	0.15	10/28/2008	30.00
Telephone call from client	0.2	10/30/2008	40.00
Telephone call from client	0.1	10/30/2008	20.00
Telephone call from client	0.25	11/5/2008	50.00
Telephone call from client	0.1	11/6/2008	20.00
Email order	1	11/20/2007	75.00
Email order	1	11/21/2007	75.00
Email order	0.5	11/23/2007	37.50
Scan subpoena	1	11/29/2007	75.00
Total			

Laird J. Heal, Esq.
 78 Worcester Road
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 Sterling, MA 01564

Invoice

Date	Invoice #
12/8/2008	7120336

Bill To
Bob Pickle 1354 County Highway 21 Halstad, MN 56548

Description	Qty	Date	Amount
Email document	0.25	11/29/2007	18.75
Phone call	0.25	11/29/2007	18.75
Email document	0.25	11/30/2007	18.75
Phone call	0.08333	11/30/2007	6.25
Subpoena Federal Court	2	11/30/2007	150.00
find letter from Hayes	1	11/30/2007	75.00
Client Copies	3	12/3/2007	225.00
phone call	0.5	12/3/2007	37.50
phone call from Pickle	0.25	12/3/2007	18.75
phone call from Pickle	0.16667	12/4/2007	12.50
Subpoena Federal Court Worcester	2	12/6/2007	150.00
Scanning Subpoena and email second time	1	12/6/2007	75.00
phone call	0.16667	12/6/2007	12.50
phone call	0.08333	12/7/2007	6.25
Called	0.16667	12/7/2007	12.50
Bob Pickle called for Motion	0.5	12/10/2007	37.50
called regarding subpoena	0.25	12/10/2007	18.75
subpoena federal court	1	12/12/2007	75.00
email order	0.5	12/14/2007	37.50
subpoena copies	0.25	12/17/2007	18.75
email order	0.75	12/17/2007	56.25
Total			\$9,524.00