Case: 1:08-cv-03696 Document #: 102 Filed: 01/18/12 Page 1 of 5 PageID #:694

EXHIBIT "5"

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

NATIONAL RIFLE ASSOCIATION OF)	
AMERICA, INC., ROBERT KLEIN)	
ENGLER, and DR. GENE A. REISINGER,)	
)	No. 08 CV 3696
Plaintiffs,)	
)	Honorable Milton I. Shadur
v.)	
)	
VILLAGE OF OAK PARK,)	
)	
Defendant.)	

DECLARATION OF WILLIAM N. HOWARD

My name is William N. Howard. Pursuant to 28 U.S.C. § 1746, I make this Declaration on personal knowledge. I am an attorney of record in the above-entitled action. I am over the age of 18 years and competent to testify to the matters set forth herein.

- 1. I am an equity partner and attorney at the law firm of Freeborn & Peters LLP ("F&P") in Chicago, Illinois. I have been actively practicing law since 1985. I have attached as **Exhibit "A"** to this Declaration a copy of my resume, which accurately sets forth my experience over the last 25 years.
- 2. My practice consists primarily of complex commercial litigation, as well as all aspects of complex construction, business, shareholder, trademark, trade secret, non-compete, and product liability litigation and all pre-litigation planning and strategy.
- 3. I have overseen and supervised all activities by F&P related to representing National Rifle Association of America, Inc., Robert Klein Engler, and Dr. Gene A. Reisinger ("Plaintiffs") in the above-referenced matter. Given my involvement in these proceedings, I am familiar with the work of my colleagues as well as the work I performed with respect to these

proceedings. Our legal team was appropriately staffed. The tasks were distributed according to the experience level of the attorneys, and paralegals and other staff members were utilized appropriately. Although some tasks required more than one attorney due to the complex nature of the legal issues or time constraints, we were careful to avoid duplication. In fact, care was taken to include associates with a lower billable rate to perform tasks commensurate with their experience such as discreet research assignments.

- 4. I am familiar with the manner in which F&P maintains its business records and generates its billing records. F&P attorneys and paralegals are required to maintain time records at or near the time that the work is performed. Throughout the course of this litigation, F&P has had the following billing policy: every Wednesday by 5:00 pm, every F&P attorney and paralegal is required to cause his/her time from the previous week to be inputted into F&P's electronic billing system. Within the first few business days of each month, a deadline is set by the Accounting Department by which all time entries, costs and disbursements from the previous month must be inputted in the electronic billing system to generate an invoice. By the 15th of each month, an invoice is generated to reflect all fees and costs incurred from the previous month. Exhibit "B", attached hereto and made a part hereof, is comprised of true and correct copies of invoices and billing records which were created and maintained as a business records in the ordinary course of F&P's business and pursuant to F&P's billing policies.
- 5. During my representation of Plaintiffs, I charged clients between \$450.00 and \$475.00 per hour. These rates are less than my current customary rate of \$545.00 per hour and less than my customary rate during 2010, which was \$540.00, and less than my customary rate during 2009, which was \$525.00 per hour. See **Exhibit "C"**.

- 6. During my representation of Plaintiffs on the above referenced matter, I charged Plaintiffs for 322 hours of work over approximately 35 months, from August 2008 through June 2011. See Exhibit "B". I charged Plaintiffs \$450.00 per hour for 5.3 hours of work during the first month of my representation and \$475.00 per hour for 316.70 hours of work thereafter. Id. In total, I charged Plaintiffs \$152,817.50 in attorneys' fees. Id. This work was necessary to adequately represent Plaintiffs' interests. I provided significant consultation regarding local rules and practices, managed the drafting and filing of multiple motions, and conducted extensive legal research, and assisted in the preparation for oral argument.
- 7. Attorney Daniel Dooley was the senior associate attorney at F&P that primarily assisted me in the above-entitled action. Daniel Dooley has been actively practicing law for 10 years. His practice at the time consisted primarily of complex commercial litigation. The biography of Daniel Dooley, who has since left F&P, is attached hereto as **Exhibit "D"**.
- 8. Daniel Dooley provided significant consultation regarding local rules and practices, participated in the drafting and filing of multiple motions, conducted extensive legal research, and assisted in the preparation for oral argument. Daniel Dooley also participated in the preparation and filing of briefs with the Seventh Circuit Court of Appeals. Daniel Dooley billed 368.10 hours at \$295.00, for a total charge to Plainitffs of \$108,589.50. See Ex. "B".
- 9. In addition, seven other attorneys from F&P each charged a relatively small amount of fees in the above referenced matter. See Ex. "B." These attorneys provided legal research and consulted on discreet issues relating to the case for which they have particular expertise. For example, Michael P. Kornak and James M. Witz, who are partners at F&P, provided limited consultation, based on their expertise, that solely related to Seventh Circuit appellate issues. The remaining attorneys listed on Exhibit "B" are associates at F&P who

Case: 1:08-cv-03696 Document #: 102 Filed: 01/18/12 Page 5 of 5 PageID #:698

provided discreet legal research and performed other legal tasks at a lower billable rate that was

commensurate with their experience. The biographies of these seven attorneys are attached

hereto as Group Exhibit "E". Other representative matters during the relevant timeframe that

establish that these seven attorneys charges rates equal to or greater than that rates charged in this

case are attached as Exhibit "F".

10. Debra O'Rourke, a legal assistant, charged 5.3 hours of work at \$45.00 per hour,

for a total of \$238.50. See Ex. "B."

11. My firm's office services department also billed .20 hours at \$40.00 per hour, for

a total of \$8.00. See Ex. "B."

12. In addition to fees charged, my firm also charged Plaintiffs for necessary costs

associated with bringing the above captioned action. Those costs, incurred over the 35 months

this action has been pending amount to \$36,430.72. Those cost include photocopying, court

costs, electronic research, messenger services, a small amount of travel expenses, and other

necessary incidental expenses.

13. In total, myself and my firm charged the Plaintiffs \$315,174.92 in fees and costs.

These fees and costs were necessary to adequately represent Plaintiffs in this complex and

imporatant matter that addressed a fundamental constitution right.

I declare under penalty of perjury that the foregoing is true and cottect.

DATED: July 29, 2011

Case: 1:08-cv-03696 Document #: 102-1 Filed: 01/18/12 Page 1 of 6 PageID #:699

EXHIBIT "A"

William N. Howard Freeborn & Peters, LLP 311 S. Wacker Drive, Suite 3000 Chicago, Illinois 60606 (312) 360-6415

email: whoward@freebornpeters.com

Current Professional Experience

Freeborn & Peters, LLP, Chicago, Illinois - December 2000 to present.

Past-Chairman-Executive Committee / Member-Executive Committee / Equity Partner.

Mr. Howard's practice includes the representation of a diverse array of clients from entrepreneurs to Fortune 500 corporations in matters involving six-figure controversies to one-half billion dollar disputes. He has experience in all aspects of complex construction, commercial, business, shareholder, trademark, trade secret, non-compete, and product liability litigation including pre-litigation planning and strategy, litigation avoidance strategies, auditing of business practices, arbitration, mediation, administrative hearings, temporary restraining order and preliminary injunction hearings, and bench and jury trials. Mr. Howard has significant first-chair trial experience.

General Counsel Experience.

Mr. Howard also has General Counsel experience. He has served as Outside General Counsel for domestic and foreign companies including a manufacturer of products doing business is over 75 countries. Mr. Howard coordinated and managed trademark, non-compete, confidentiality, licensing, distributorship, litigation and general corporate matters, working with both domestic and foreign counsel and business advisors. Mr. Howard's more 25 years of business litigation, trial and business counseling experience and expertise, along with his accounting background and Outside General Counsel experience, provides him with an unique and unparalleled perspective amongst litigators, trial lawyers and business advisors. Mr. Howard's experiences, spanning from the trenches in the courtroom to strategizing and tackling issues in the Board room, allows him to provide clients with an uncommon resource and a savvy, empirical perspective.

Combining a broad understanding of real-world business, marketing, production, regulatory and corporate issues businesses encounter everyday, with 25 years of trial, litigation and business counseling experience, Mr. Howard is uniquely qualified to weigh, measure and balance the intricate and inter-related legal and business issues confronting executives and directors in today's Board rooms. His ability to combine and provide a pragmatic and legal view to his clients' business and legal issues provides a foundation for his work as a trusted legal advisor to both private and publicly-held businesses.

Mr. Howard is a Past-Chairman of the Executive Committee and is serving his third term as a Member of that Committee which is responsible for the general oversight and strategic planning for the Firm.

Previous Professional Experience

Seyfarth Shaw (f/k/a Seyfarth, Shaw, Fairweather & Geraldson), Chicago, Illinois – June 1988 to October 1998.

Equity Partner, Professional Development Committee, Training Committee, Hiring Committee. Responsible for development, maintenance and retention of Firm and personal clients in substantive practice areas described above.

Schwartz & Freeman (n/k/a Michael Best & Friedrich), Chicago, Illinois - October 1998 to December 2000.

Equity Partner, Co-Chair of Litigation Practice Group, and Policy Committee Member. Responsible for supervision, management, and coordination of Litigation Practice Group covering all aspects of commercial, business, intellectual property, employment, product liability, shareholder and other litigation.

Clausen Miller (f/k/a Clausen, Miller, Gorman, Caffrey & Witous, P.C.), Chicago, Illinois – December 1984 to June 1988. Practice in insurance defense, coverage, bad faith, subrogation, medical malpractice, construction litigation. First chair responsibilities in bench, jury and administrative proceedings.

Lane & Lane (f/k/a Lane & Munday), Chicago, Illinois – May 1983 to November 1984. Law clerk during law school responsible for case management, discovery compliance and drafting, legal memorandum drafting and research and management of docketing matters.

Holzman, Post, Ludwig & Schwartz, Chicago, Illinois. 1982. Staff Accountant and Internal Auditor. Responsible for various audit and general ledger accounting for business clients and review of internal work product for accuracy and legal compliance and verification.

Other Professional Employment and Affiliations

Chicago-Kent College of Law

1998 to present. Adjunct Professor, Advanced Evidence & Adjunct Professor, International Commercial Litigation and Arbitration. Substantive areas for Advanced Evidence include: sophisticated analysis of complex evidentiary issues confronted by seasoned trial lawyers; best practices for the efficient and impactful presentation of evidence in the courtroom; practical use and application of the discovery rules to preserve and maximize the presentation of evidence in the real-world trial setting. Substantive areas for International Commercial Litigation include: public versus private law analysis, personal and subject matter jurisdiction in international settings, prejudgment attachments in international disputes, service of process abroad, sovereign immunity, Foreign Corrupt Practices Act, enforcement of foreign judgments in the U.S. and abroad, international arbitration and discovery, international treaties discussions and other issues confronting litigators and businesses in the international arena.

National Institute of Trial Advocacy

1998 to present. *Instructor*. Instruction and demonstration provided to practicing lawyers on advanced trial techniques, strategies and tactics; the presentation of evidentiary foundations; advanced discussion of trial objections and related trial topics.

Education

Chicago-Kent College of Law, Juris Doctor, 1985. Accomplishments include: Member, National Trial Team; Member, Editorial Board, Moot Court Society; Coach, ABA National Competition Team, ABA National Competition Member; Judicial Extern for the Honorable George Leighton, United States District Court, Northern District of Illinois; Legal Writing Assistant for Chair of Legal Writing Department.

University of Illinois, Champaign, Illinois, B.S. in Accountancy, 1982. Accomplishments and activities include: University of Illinois Baseball Team; Mortar Board; James Scholar; President, Alpha Tau Omega Fraternity.

Published Articles, Presentations, Interviews and Speeches

- ◆ Co-Author, IICLE, Business and Commercial Litigation, chapter on Document Production and Organization (2009)
- ◆ Panelist and featured Speaker, Second Amendment Symposium, September 12, 2009, Northwestern University School of Law, Chicago, IL
- ♦ Featured Speaker, Capitalizing on Your Deal: How to Sell Your Company for the Greatest Profit, June 23, 2009, Oak Brook, IL
- ♦ Featured Contributor, Financier Worldwide, Managing Risk and Protecting Shareholder Value (January 2009) (available at www.financierworldwide.com)
- ◆ Award Recipient, Turnaround Management Association, 2008 Large Transaction of the Year, for work on *Trinsic Communications*, *Inc.*, in Mobile, AL (see www.freebornpeters.com/newsdetail.aspx?id=199)
- ◆ Contributor, Bloomberg News Article, Interviewed regarding NRA Second Amendment Write of Certiorari to U.S. Supreme Court (NRA v. Village of Oak Park) (June 2, 2009)
- ◆ Featured Contributor, *Financier Worldwide*, Corporate Finance Intelligence, article entitled *Swimming With Sharks* (September 2008) (available at www.financierworldwide.com)
- ♦ Moderator, Panel Discussion, *Trade Secrets: Winners & Losers*, Chicago (June 2008)
- ♦ Featured Guest, *Hannity & Colmes*, Fox News Channel, interviewed live by Sean Hannity and Alan Colmes regarding current legal news in Chicago, Illinois (May 31, 2007)
- ♦ Special Recognition, *Illinois Super Lawyers 2007*, selected one of the Top Attorneys in Illinois by Illinois Super Lawyers Publication
- ◆ Co-Author, IICLE (Illinois Institute of Continuing Legal Education), Contract Law, chapter on Introduction and Essentials of Contract Formation (2008 Edition)
- Author, 48 on the Fly, The Webber's Journal, Volume 5, Fall 2008
- ◆ Co-Author, IICLE, Business and Commercial Litigation, chapter on Document Production and Organization (2007)
- ♦ Co-Author, IICLE, *Illinois Contract Law*, chapter on *Introduction and Essentials of Contract Formation* (2005-2006)

- ◆ Featured Speaker, Indiana Continuing Legal Education Forum, *The Uncertain Status of the Attorney-Client Privilege in the Corporate Counsel Setting*®, Indianapolis, Indiana (November 18, 2005)
- ◆ Featured Speaker, Understanding Shareholder Disputes: Protecting Your (or Your Client's) Equity Interest; discussion on "Shareholder Disputes: Rights & Remedies©" (November 9, 2005)
- ◆ Featured Speaker, Illinois CPA Society, Business Valuation Conference, *Developments in the Law of Business Valuations* (May 2003)
- ◆ Featured Speaker, Fox Valley Estate Planners Association, Developments in the Law of Business Valuations (March 2003)
- ◆ Featured Speaker, DuPage County Bar Association Estate Planning Council and Members, Shareholder Rights and Remedies (May 2002)
- ◆ Panelist with Mara Georges, Cook County State's Attorney, Guns & Violence: Legislation, Litigation & Consumer Policy, Loyola University of Chicago, Loyola Consumer Law Review (April 13, 2000)
- Co-Author, IICLE, Contract Law, chapter on Contract Formation (1996)
- ◆ Co-Author, IICLE, Business and Commercial Litigation, chapter on Development of Legal Theories and Causes of Action (1998)
- ◆ Co-Author, IICLE, Business and Commercial Litigation, chapter on Production and Organization of Documents (1997)
- ♦ Co-Author, IICLE, Financing and Real Estate Transactions, chapter on Securities Laws Aspects of Real Estate Participation and Financing (1996)

Not-for-Profit and Community Work

March of Dimes, Chicago Chapter and Greater Illinois Division.

- ♦ General Counsel, Illinois Chapter & Chicago Division
- ♦ Member, Board of Directors, Greater Chicago Chapter (1998 present)
- Member, Board of Directors, Greater Illinois Division (1999 present)
- ◆ Co-Chair, Revenue & Relationship Development Committee (2008)
- ♦ Member, Board of Directors, Greater Illinois Division (1999 present)
- ♦ Co-Chair, Chicago Signature Chefs Event (1998-2004, 2007, 2008)
- ♦ Awards Recipient, Outstanding Board Member of the Year (2000)
- ♦ Past-Chairman, Major Gifts Committee
- ◆ Past-Member, Revenue Development Committee
- ◆ Past-Member, Steering Committee
- ♦ Past-Member, Gala Committee
- ♦ VIP Liaison, 2000 Gala

Legal Assistance Foundation, Chicago, Illinois

- Representation of various individuals and organizations in pro bono matters
- ♦ Recipient, Certificate of Appreciation, for representation of Sisseton-Wappeton Sioux Indian Tribe of North Dakota in Baby X case

Chicago-Kent College of Law, Chicago, Illinois

- ◆ Adjunct Professor, Advanced Evidence (Law 689)
- Adjunct Professor, International Commercial Litigation and Arbitration

- ♦ Editor, Citations Alumnae Publication
- Past-Member, Board of Directors for Law School Alumnae Association
- ♦ Past-Vice-President, Board of Directors for Law School Alumnae Association
- ◆ Past-Member: Alumnae Awards Committee, Alumnae Mentorship Committee and Nominating Committee
- Past-Member, Board of Overseers for International Programs Committee
- ◆ Past-Member, National Trial Team Endowment Fund Committee

Other Organizations and Professional Involvement

- ♦ Chairman, Membership Committee, Autobahn Country Club
- Member, Advisory Board, Chicago Young Republicans
- ◆ Co-chair, Foreign Banks Luncheon Group (1996 2000)
- University of Illinois at Chicago, Lecturer, Construction Law and Mechanic's Liens
- Chicago Counsel on Foreign Relations

Bar Memberships

- ♦ Illinois Supreme Court (1985)
- ♦ New York Supreme Court, Appellate Division, Third Judicial Department (2010)
- United States District Court, Northern District of Illinois, Eastern Division (1985)
- ◆ United States Court of Appeals, Seventh Circuit (1997)
- ♦ United States District Court, Eastern District of Wisconsin (2003)
- ♦ United States Supreme Court (2009)
- United States District Court, Central District of Illinois (2011)
- United State District Court, Southern District of Illinois (2011)

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EXHIBIT "B"

EXHIBIT "B"

Freeborn & Peters LLP Summary of Time Worked National Rifle Assn. / Village of Oak Park (Beginning of Time through June 30, 2011)

Timekeeper	Hours	Fees	Rate
Howard, William N.	5.30	\$2,385.00	\$450.00
Howard, William N.	316.70	\$150,432.50	\$475.00
Dooley, Daniel S.	368.10	\$108,589.50	\$295.00
Atterberry, Rachel	4.40	\$1,188.00	\$270.00
Atterberry, Rachel	1.30	\$383.50	\$295.00
Heck, Jared T.	18.80	\$5,621.20	\$299.00
Kornak, Michael P.	4.60	\$2,162.00	\$470.00
Mayer, Michael S.	5.40	\$1,323.00	\$245.00
Sandberg, Verona M.	6.60	\$1,947.00	\$295.00
Witz, James M.	7.50	\$3,450.00	\$460.00
Wills, Garry L.	0.80	\$272.00	\$340.00
O'Rourke, Debra A.	5.30	\$238.50	\$45.00
Office Services	0.20	\$8.00	\$40.00
TOTAL:	746.60	\$278,700.20	
TOTAL COSTS:		<u>\$36,430.72</u>	
		\$315,130.92	

Freeborn & Peters LLP

August 14, 2008

FEIN #36-3238755

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No. 99946191

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JUNE 30, 2008:

FEES FOR THIS STATEMENT \$2,385.00 DISBURSEMENTS \$0.00

TOTAL AMOUNT OF CURRENT STATEMENT 2,385.00

BALANCE DUE \$2,385.00



August 14, 2008

Statement No: 99946191

For professional services rendered with regard to:

Re: Village of Oak Park

Jun 26, 2008	WNH	continued work on complaints and related documents.	2.50
Jun 27, 2008	WNH	Continued to work on finalizing complaint and related documents;	2.80

FEE SUMMARY

TIMEKEEPER Howard, William N.	<u>HOURS</u> 5.30	<u>RATE</u> 450.00	<u>FEES</u> \$2,385.00
TOTAL HOURS	5.30		
TOTAL FEES			<u>\$2,385.00</u>
TOTAL FEES AND DISBUR	SEMENTS		\$2,385.00

c:\bills\457054.bil

Freeborn & Peters LLP

September 16, 2008

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte

National Rifle Assn/Institute for Legislative Action

11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 99948652

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED

THROUGH JULY 31, 2008:

PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT

DISBURSEMENTS

\$8,449.00 \$362.80

TOTAL AMOUNT OF CURRENT STATEMENT

\$8,811.80

September 16, 2008

Statement No: 99948652

For professional services rendered with regard to:

Re: Village of Oak Park

Jul 8, 2008	RA	Correspondence with William Howard regarding status, consolidation and recusal and attention to briefs related to same.	0.20
Jul 10, 2008	RA	Draft motion/memorandum for consolidation and reassignment and conduct research related to same.	2.20
Jul 13, 2008	RA	Draft recusal memorandum; correspondence with William Howard concerning the same.	0.80
Jul 17, 2008	WNH		0.30
Jul 22, 2008	DSD	Review motion to consolidate and motion for recusal; review law in motions; revise motions; review consolidation motion in McDonald case; conference with Rachel Atterberry regarding motions; e-mails with Rachel Atterberry and William Howard regarding strategy for motions; ; review supreme court decision regarding handgun laws.	3.80
Jul 23, 2008	RA	Review City of Chicago's motion; correspondence with William Howard and Daniel Dooley concerning the same.	0.50
Jul 24, 2008	RA	Review motion for reassignment filed by additional party; correspondence with William Howard and Daniel Dooley regarding reassignment and recusal motions and filing of the same.	0.50
Jul 25, 2008	DSD	Review, edit and file motion for recusal and motion to consolidate; research regarding local rules for unpublished cases.	4.20

September 16, 2008

Jul 28, 2008	DSD	Conference call with court clerk regarding filing of motions; e-mail correspondence with William Howard regarding same; file memorandum in support of motion to recuse; review local rules regarding proposed orders.	2.20
Jul 29, 2008	WNH	Continued work on issues pertaining to unnoticed motion for reassignment; looked into lack of delivery issues; review of emails regarding same; meeting with team to discuss preparation of motion to vacate and to set briefing schedule; numerous emails with client regarding same and next steps; continued work on motion and exhibits for same; tended to scheduling same.	2.30
Jul 29, 2008	DSD	Conference with Rachel Atterberry and William Howard regarding motion to vacate finding of relatedness; legal research regarding same; draft motion to vacate order finding relatedness; review docket regarding Oak Park motion to reassign; review motion by Oak Park to reassign; conference call with counsel for Oak Park regarding motion.	4.50
Jul 30, 2008	DSD	Prepare materials for hearing on motion to consolidate.	0.50
Jul 31, 2008	WNH	Strategy conference with D. Dooley regarding hearing on motion to vacate; continued preparation of motion to vacate.	1.00
Jul 31, 2008	DSD	Conference with William Howard regarding preparing for hearing on motion to vacate relatedness order; prepare for hearing by reviewing relevant statutes and differences between actions; draft memorandum regarding same; e-mail correspondence with William Howard and Rachel Atterberry regarding same; legal research regarding breadth of Heller holding.	3.80

			4		Septembe	er 16, 2008
FEE SUMMAR	RΥ					
		William N. y, Rachel E.A. Daniel S.	HOUF 3.0 4.2 19.0 26.8	60 20 00	RATE 475.00 270.00 295.00	FEES \$1,710.00 \$1,134.00 \$5,605.00
	TOTAL F	EES				\$8,449.00
DISBURSEME	NTS					
Jul 1, 2008	LSB	Filing Fee VENDOR: Ame STMT07/01/08;	DATE: 7/1/200		E#:	350.00
Jul 25, 2008	DAC	06/27 Filing of complaint Local Messenger Delivery La Salle Process Servers 2421-115				11.00
Jul 29, 2008	FIRM	Photocopying	501,013,21,21			1.80
DISBURSEME	NT SUMM.	ARY				
	Photocop Local Me Filing Fe	essenger Delivery e	SBURSEMENT	rs.		1.80 11.00 350.00 \$362.80
	TOTA	L FEES AND DIS	BURSEMENT	TS.		\$8,811.80

Freeborn & Peters LLP

October 6, 2008

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520 Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No.

99949120

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH AUGUST 31, 2008:

PREVIOUS BALANCE

\$8,811.80

FEES FOR THIS STATEMENT DISBURSEMENTS

\$16,032.50 /5,796.50 \$3,368.21

TOTAL AMOUNT OF CURRENT STATEMENT

\$19,400.71 19,164.7/

October 6, 2008

Statement No: 99949120

For professional services rendered with regard to:

Re: Village of Oak Park

Aug 1, 2008	DSD	Attend hearing on motion to file response to consolidation motion; prepare for same by reviewing pleadings; conference with Rachel Atterberry and William Howard regarding strategy for responding to motion to consolidate; legal research for same.	4.50
Aug 1, 2008	WNH	Continued preparation for hearing before Judge Shadur regarding motion to vacate and to challenge re-assignment; attended hearing; follow-up with clients regarding hearing; strategy discussions with Dan Dooley regarding next steps and go forward plans for briefing; outline of arguments for same.	3.80
Aug 4, 2008	DSD	; draft motion in opposition to reassignment of Oak Park case; legal research regarding same.	8.90
Aug 4, 2008	WNH	discussions with D. Dooley regarding handling of same.	0.30
Aug 5, 2008	DSD	Draft motion in opposition to motion to reassign case.	5.50
Aug 6, 2008	DSD	Revise motion in opposition to reassignment of case; draft legal memorandum regarding strategy for opposing reassignment.	3.20
Aug 6, 2008	WNH	Continued work on drafts of re-assignment; strategy discussions with team regarding same.	1.30
Aug 7, 2008	DSD	Draft motion in opposition to consolidation; legal research for same.	4.10

		3	October 6, 2008
Aug 7, 2008	WNH	Continued work on opposition brief to reassignment; strategy conferences with team regarding various points and arguments to be min brief.	4.80 nade
Aug 8, 2008	DSD	Revise opposition to motion to consolidate; telephone conference with William Howard regarding same; strategy conference with Rach Atterberry regarding same; prepare materials for filing and complete filing.	
Aug 8, 2008	WNH	Continued work on opposition to re-assignment	1.30
Aug 11, 2008	DSD		
Aug 15, 2008	WNH	Work on preparation for hearing on motion to r assign; work on argument points with Dan Doo work on outline for hearing.	
Aug 17, 2008	DSD	Review docket regarding status of hearings on consolidation; revise memorandum regarding arguments for hearing.	0.60
Aug 18, 2008	WNH	Prepared for hearing regarding motion on re- assignment; attend hearing; prepared email to clients regarding outcome.	1.50

FEE SUMMARY

TIMEKEEPER Howard, William N. Dooley, Daniel S. TOTAL HOURS	HOURS 14.50 30.2 31.00 45.50	RATE 475.00 295.00	<u>FEES</u> \$6,887.50 \$9,145.00	8,909.00
TOTAL FEES			\$ 16,032.50	15,796.50

_	
_	

October 6, 2008

\$19,400.71

DISBURSEME	NTS		
Aug 1, 2008	LSB	Other Fees VENDOR: American Express; INVOICE#: STMT08/01/08; DATE: 8/1/2008 07/07 Fee regarding pro hac vice motion for Steve Holbrook	50.00
Aug 1, 2008	KDP	Color copies 71 color copies	35.50
Aug 1, 2008	FIRM	Computer Legal Research - Westlaw 08/08 Westlaw Charges -DOOLEY,DANIEL S	1,150.42
Aug 3, 2008	FIRM	Computer Legal Research - Westlaw 08/08 Westlaw Charges -DOOLEY,DANIEL S	220.40
Aug 4, 2008	FIRM	Computer Legal Research - Westlaw 08/08 Westlaw Charges -DOOLEY,DANIEL S	529.75
Aug 5, 2008	FIRM	Computer Legal Research - Westlaw 08/08 Westlaw Charges -DOOLEY,DANIEL S	941.95
Aug 7, 2008	WNH	Other Outside Services VENDOR: LaSalle Process Servers; INVOICE#: 35092; DATE: 8/7/2008 08/01 Service on David Pope and the Village of Oak Park	142.00
Aug 8, 2008	FIRM	Computer Legal Research - Westlaw 08/08 Westlaw Charges -DOOLEY, DANIEL S	124.74
Aug 12, 2008	FIRM	Computer Legal Research - Westlaw 08/08 Westlaw Charges -DOOLEY, DANIEL S	68.95
Aug 14, 2008	FIRM	Photocopying	64.00
Aug 19, 2008	FIRM	Computer Legal Research - Westlaw 08/08 Westlaw Charges -DOOLEY, DANIEL S	40.50
DISBURSEMEN	IT SUMMA	ARY	
	Photocop Compute Color cop Other Fee	oying r Legal Research - Westlaw pies	64.00 3,076.71 35.50 50.00 142.00 \$3,368.21

TOTAL FEES AND DISBURSEMENTS

c:\bills\459983.bil

Freeborn & Peters LLP

October 29, 2008

FEIN #36-3238755

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No. 99951620

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH SEPTEMBER 30, 2008:

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$7,570.00 <u>407.51</u>

TOTAL AMOUNT OF CURRENT STATEMENT

7,977.51

BALANCE DUE

\$7,977.51



October 29, 2008

Statement No: 99951620

For professional services rendered with regard to:

Re: Village of Oak Park

Sep 2, 2008	WNH	Examined various pleadings filed by Village of Oak	0.30
G 5 0000	** ** ** *	Park and Mayor.	
Sep 5, 2008	WNH	Telephone conference with clients regarding	0.30
Sep 8, 2008	DSD	strategy and go forward plans.	0.40
5cp 6, 2006	טטט	Review e-mails regarding discovery issues and issues for status hearing; review pleadings	0.40
		regarding motion to dismiss.	
Sep 9, 2008	DSD	Conference call with Chicago and Oak Park	2.50
1 -)		attorneys regarding discovery issues; e-mail to	2.30
		William Howard summarizing same; conference	
		call with Steve Koldziej to prepare for conference	
		call with opposing counsel; review motion to	
~		dismiss to prepare for September 10th hearing.	
Sep 10, 2008	DSD	Attend hearing regarding status and discovery	2.00
		issues; draft memorandum to William Howard	
		regarding same; e-mail to client regarding	
Sep 11, 2008	WNH	conference call on discovery issues.	2.20
50p 11, 2000	AA 1.411	Examined email communications regarding status and developments; follow-up with Steve Kolodziej	2.30
		regarding same; prepared email to team regarding	
		next steps in case; considered next steps under Rule	
		16; follow-up on outcome of status conference w/	
		court	
		telephone	
		conference with clients regarding status and next	
C 16 2000	Dan	steps.	
Sep 16, 2008	DSD	E-mails with client and William Howard regarding	1.50
		strategy for Oak Park motion to dismiss; conference with William Howard regarding same; legal	
1		research regarding jury demand; review pleading.	
		results repaired by demand, review pleading.	

October 29, 2008

Sep 16, 2008	WNH	Review of court's comments regarding inclusion of mayor in cases and considered whether we should offer to withdraw and manner of doing so; review of defendants' request for jury demand and considered best mechanism for moving to strike; conferences with Dan Dooley regarding same.	1.00
Sep 17, 2008	DSD	Draft response to motion to dismiss mayor; e-mail with William Howard regarding same.	0.50
Sep 17, 2008	WNH	Continued tending to issues relating to motion to strike jury demand and work on draft non-opposition to dismissal of mayor; strategy discussions with Dan Dooley regarding same.	0.50
Sep 18, 2008	DSD	Legal research regarding jury demand in declaratory judgment actions; draft non-opposition to motion to dismiss.	2.00
Sep 19, 2008	DSD	Legal research regarding dismissal with prejudice of duplicate allegations; legal research regarding right to jury.	1.20
Sep 19, 2008	WNH	Review of court's order dismissing case against mayor and arranged for same to be forwarded to client.	0.30
Sep 20, 2008	DSD	Research regarding striking jury demand in case to hold statute or city code unconstitutional.	0.80
Sep 22, 2008	DSD	Research and draft motion to strike jury demand.	3.80
Sep 23, 2008	DSD	Revise motion to strike jury demand.	1.00
Sep 23, 2008	WNH	Work on draft of motion to strike jury demand.	0.80
Sep 26, 2008	DSD	Attend court for potential hearing.	0.30
Sep 30, 2008	WNH	Dan Dooley regarding preparation of motion to strike jury demand; organized arguments in favor of same.	0.50

October 29, 2008

FEE SUMMARY

PEE SUMMA.	<u>IX 1</u>				
	TIMEKE Howard, Dooley,	William N.	HOURS 6.00 16.00	<u>RATE</u> 475.00 295.00	<u>FEES</u> \$2,850.00 \$4,720.00
	TOTAL	HOURS	22.00		
	TOTAL	FEES			<u>\$7,570.00</u>
DISBURSEME	ENTS				
Sep 16, 2008	FIRM		al Research - Westla Charges -DOOLEY		61.74
Sep 18, 2008	FIRM	Computer Lega	al Research - Westlar Charges -DOOLEY	N	7.55
Sep 22, 2008	FIRM	Computer Lega	al Research - Westlaw Charges -DOOLEY	N .	117.45
Sep 25, 2008	WNH	Mileage/Parkin VENDOR: How 092508C; DAT	ng Reimbursement Exward, William N.; IN E: 9/25/2008	kpense IVOICE#:	20.00
Sep 30, 2008	FIRM	Computer Lega	charge to attend cour il Research - Westlav Charges -DOOLEY	v	200.77
DISBURSEME	NT SUMM	IARY			
	-	er Legal Research Parking Reimburs TOTAL DI			387.51 20.00 \$407.51
	TOTA	L FEES AND DIS	SBURSEMENTS		\$7,977.51

Freeborn & Peters LLP

November 26, 2008

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939

Statement No.

99954559

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH OCTOBER 31, 2008:

PREVIOUS BALANCE

\$36,190.02

FEES FOR THIS STATEMENT

DISBURSEMENTS

\$17,662.50 / 4, 9/8.50 \$4,942.05 \$4,942.05

TOTAL AMOUNT OF CURRENT STATEMENT

\$22,604.55 21,860.55

OUTSTANDING STATEMENT RECAP

BILL DATE	BILL#	<u>FEES</u>	COSTS	PAID	BALANCE <u>UNPAID</u>
September 16, 2008	99948652	8,449.00	3,62.80	0.00	8,811.80
October 6, 2008	99949120	16,032.50	3,368.21	0.00	19,400.71
October 29, 2008	99951620	7,570.00	407.51	0.00	7,977.51
TOTAL OUTSTA	NDING A/R				\$36,190.02
TOTAL OUTST	ANDING AN	D CURREN	T AMOUNTS		\$58,794.57

November 26, 2008

Statement No: 99954559

For professional services rendered with regard to:

Re: Village of Oak Park

Oct 1, 2008	WNH		0.20
•		regarding status, developments and next steps.	
Oct 1, 2008	DSD	Legal research regarding incorporation doctrine for	1.30
		possible conference with opposing counsel.	
Oct 2, 2008	WNH		0.30
Oct 3, 2008	DSD	Legal analysis regarding potential surreply.	1.00
Oct 6, 2008	DSD	Revise motion to strike jury demand; conference	2.50
		with William Howard regarding strategy for	
		dispositive motions; legal research regarding Rule	
		16 motion.	
Oct 6, 2008	WNH	Continued work on motion to strike jury demand;	1.30
		strategy discussion with Dan Dooley regarding next	
		steps, Rule 16 conference and related matters;	
·		review of Rule 16 and Section 1292 regarding appeal rights.	
Oct 7, 2008	DSD	Legal research regarding Rule 16 motions; e-mail	1.00
		memorandum to client regarding same.	
Oct 7, 2008	WNH	Work on alternative strategies regarding next steps,	0.80
		Rule 16 motion and strategy discussions with Dan	
		Dooley regarding same.	
Oct 8, 2008	DSD	Draft letter to opposing counsel regarding Rule 16	0.80
		motion; legal research for same.	
Oct 14, 2008	DSD	Conference with William Howard regarding	2.30
		strategy; revise letter regarding Rule 16 motion;	
		legal research regarding discovery for legal issues.	
Oct 14, 2008	WNH	Finalized letter to other side regarding no need for	0.50
		discovery and work on issuance of draft of motion	
		to strike to client; strategy conference with Dan	
		Dooley regarding same.	

November 26, 2008

Oct 15, 2008	DSD	Legal research regarding discovery and fact issues for challenges to the constitutionality of statutes and	5.00
Oct 15, 2008	WNH	preemption; review discovery requests and analyze for objections on motion for protective order. Work with Dan Dooley regarding next steps after letter; discussion regarding discovery and next steps and moving for protective order in event Oak Park	0.50
Oct 16, 2008	WNH	will not agree to limit actions in case. Work on strategy regarding motion for protective order on discovery; telephone conference with	0.50
		Steve Kolodziej regarding motion to strike jury demand and motion for protective order.	
Oct 20, 2008	DSD	Revise motion to strike jury demand; review discovery requests for possible objections.	1.10
Oct 21, 2008	DSD	Revise motion to strike jury demand and prepare for filing; legal research regarding judicial review of constitutional challenges and statutory	2.20
Oct 21, 2008	WNH	interpretation. Work on draft of motion to strike jury demand and	1.00
Oct 22, 2008	DSD	prepare same for filing. Review Rule 16 motion in McDonald cases; legal research for Rule 16 motion; draft same; telephone conference with William House drag and the conference with the confe	3.10
Oct 22, 2008	WNH	strategy discussions with Dan Dooley regarding same; work on Rule 16 motion.	1.80
Oct 23, 2008	DSD	Revise motion regarding Rule 16 motion conference; emails with Steve Halbrook and William Howard regarding strategy for motion; attend to filing of motion; respond to discovery	3.00
Oct 23, 2008	WNH	requests with objections. Review of and amendments to Rule 16 motion; examined communications w/ team re same and amendments thereto and next steps for filing.	1.30
Oct 24, 2008	DSD	Draft responses to discovery requests.	0.80
Oct 24, 2008	WNH	Examined letter from opposing counsel regarding request for conference; work on strategy for call with Dan Dooley.	0.30

November 26, 2008

Oct 27, 2008	DSD	Conference call with court clerk regarding notice of motion for Rule 16 motion; review motions for conference call with client; telephone conference with William Howard regarding strategy for hearing on Rule 16 motion; prepare responses to discovery requests.	1.50
Oct 27, 2008		t e e e e e e e e e e e e e e e e e e e	
Oct 27, 2008	WNH	Prepared for Rule 16 conference; strategy discussions with Dan Dooley regarding same and regarding hearing on motion to strike jury demand; telephone conference with S. Halbrook regarding preparation for Rule 16 conference; review of all pending briefs to prepare for conference; discussions with Steve Kolodziej regarding Rule 16 conference; participated in Rule 16 conference; telephone conference with Steve Kolodziej post-conference to discuss next steps; telephone conference with Steve Halbrook regarding same; prepared for status conf with court; strategy conference with Dan Dooley regarding same; review of case law with regard to discovery.	3.80
Oct 28, 2008	DSD	Conference with William Howard regarding strategy for hearing on Rule 16 motion; attend hearing on Rule 16 motion and conference with Steven Kolodziej regarding same; review memorandum to client regarding strategy.	1.50
Oct 28, 2008	JTS	Conduct legal research on selective incorporation issue and whether it is subject to discovery; communications with Bill Howard regarding selective incorporation legal issue and theories for addressing discovery issue.	0.50

			5	Novemb	er 26, 2008	
Oct 28, 2008	WNH	court and hearing with opposing co in court for same	ration for status confegon various motions; ounsel regarding motion; prepared email to clist from hearing; examine garding same	discussions ons; appeared ients re status	3.00	
Oct 29, 2008	DSD		garding appealability	of Rule 16	1.00	
Oct 30, 2008	WNH	Dan Dooley; con clients and Dan I	phone conference with ducted telephone con Dooley; follow-up wor egard to no need for di	ference with rk on portion	1.50	
Oct 30, 2008	DSD		g appealability of Ru	legal	2.20	
FEE SUMMAR	Y					
	TIMEKE Howard, Dooley,	William N. Daniel S.	HOURS 16.80 30.30 48.70	RATE 475.00 295.00	FEES \$7,980.00 \$8,938.50	
	TOTAL	FEES			\$ 17,662.50 /	6,91850
DISBURSEME	NTS					
Oct 1, 2008	FIRM		l Research - Westlaw Charges -DOOLEY,I		12.96	
Oct 15, 2008	FIRM	Computer Lega	l Research - Westlaw		1,550.90	
Oct 17, 2008	FIRM	Computer Lega	Charges -DOOLEY,I I Research - Westlaw		799.12	
Oct 22, 2008	FIRM	Computer Lega	Charges -DOOLEY,I		974.53	
0 -4 24 2009	EIDM	10/08 Westlaw	Charges -DOOLEY,I	JANIEL S	2.20	

Oct 24, 2008

FIRM

Photocopying

2.20

		6	November 26, 2008
Oct 27, 2008	FIRM	Computer Legal Research - Westlaw 10/08 Westlaw Charges -SHAPIRO,JOHN	253.94 T
Oct 27, 2008	FIRM	Computer Legal Research - Westlaw 10/08 Westlaw Charges -SHAPIRO,JOHN	915.35
Oct 28, 2008	FIRM	Computer Legal Research - Westlaw 10/08 Westlaw Charges -SHAPIRO,JOHN	212.65
Oct 30, 2008	FIRM	Computer Legal Research - Westlaw 10/08 Westlaw Charges -DOOLEY,DANIE	220.40
DISBURSEME	NT SUMM	ARY	
	Photocop Compute	oying or Legal Research - Westlaw TOTAL DISBURSEMENTS	2.20 4,939.85 <u>\$4,942.05</u>
	TOTA	L FEES AND DISBURSEMENTS	\$ 22,604.5 5

Freeborn & Peters LLP

December 22, 2008

FEIN #36-3238755

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No. 99957804

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springsield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH NOVEMBER 30, 2008:

FEES FOR THIS STATEMENT \$13,992.50
DISBURSEMENTS \$2,043.97

TOTAL AMOUNT OF CURRENT STATEMENT 16,036.47

BALANCE DUE <u>\$16,036.47</u>

December 22, 2008

Statement No: 99957804

For professional services rendered with regard to:

Re: Village of Oak Park

Nov 3, 2008	DSD	Legal research regarding discovery issues for second amendment constitutional challenges, preemption issues and equal protection claims; draft memorandum regarding same.	6.70
Nov 3, 2008	WNH	Examined Order confirming Court's entered deadlines and schedules; follow-up on issues pertaining to no discovery necessary for briefing on statutory issues.	0.50
Nov 4, 2008	WNH	Work on discovery portion of brief.	0.50
Nov 6, 2008	WNH		0.30
Nov 7, 2008	WNH	Telephone conference with Oak Park's counsel	0.30
		regarding status and request for additional time; prepared email to clients regarding same.	
Nov 10, 2008	WNH	Review of historical research regarding possible arguments to be made in incorporation brief; review of draft submitted by S. Halbrook; verified no need for attendance in court.	1.50
Nov 11, 2008	WNH	Further review of and work on draft; discussions with Dan Dooley regarding same.	1.50
Nov 11, 2008	DSD	Revise Rule 16 motion and legal research for same; review court rulings regarding Rule 16 motion; emails with William Howard regarding same.	1.60
Nov 12, 2008	WNH	Discussion with Dan Dooley regarding next steps; further research and work on draft of brief.	0.80
Nov 12, 2008	DSD	Conference with William Howard regarding strategy for Rule 16 motion; revise Rule 16 motion and legal research for same.	1.30
Nov 13, 2008	WNH	Follow-up on status and ruling date; continued review of draft pleading forwarded by Steve Halbrook.	1.20
Nov 13, 2008	DSD	Revise memorandum regarding Rule 16 motion.	1.20

	December	22.	2008
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Nov 19, 2008	DSD	Conference with Bill Howard regarding strategy in light of ruling date; revise Rule 16 motion; legal research regarding Supreme Court Rule 18 and 28 U.S.C. §2101(e).	2.70
Nov 19, 2008	WNH	review of communication from court regarding continuation of hearing / ruling by court to 12/2	0.30
Nov 20, 2008	DSD	Research case law regarding incorporation of Bill of Rights and link with judgmental right issue.	1.50
Nov 20, 2008	WNH	oz ragino ana inic vital juaginolital light issue.	0.50
Nov 21, 2008	DSD	Legal research regarding degree to which record must be preserved for legal issues on appeal.	3.70
Nov 24, 2008	WNH	Communications with Team regarding status, briefing page numbers and organization and related topics; review of and work on draft brief.	1.30
Nov 25, 2008	DSD	Review and revise draft Rule 16 motion; legal research regarding Rule 16 motion breadth; conference with William Howard regarding immediate appeal to supreme court under Rule 11; follow up research regarding same.	2.50
Nov 25, 2008	WNH	Strategy discussions with client and co-counsel regarding status and strategy to meet page limitations; continued work on review of brief; work with Dan Dooley regarding same; further work on confirming identical nature of argument sections of Chicago and Oak park briefs for page limit issues; follow-up conversations with Steve Halbrook regarding brief preparation	2.00

			4		Decemb	er 22, 2008
Nov 26, 2008	DSD	-	l alternative rul			2.30
Nov 26, 2008 Nov 28, 2008	WNH DSD	Work on brief Proofread, rev	on Rule 16 mo ise and edit me n; legal researc	morandur		1.00 3.00
Nov 28, 2008	WNH		rk on coordinat	ing and re	view of	1.30
FEE SUMMAR	<u>RY</u>					
	TIMEKE Howard, Dooley, I	William N. Daniel S.		OURS 13.00 26.50 39.50	<u>RATE</u> 475.00 295.00	FEES \$6,175.00 \$7,817.50
	TOTAL	FEES				\$13,992.50
DISBURSEME	<u>NTS</u>	·				
Nov 3, 2008	FIRM	•	egal Research - w Charges -DO		ANIELS	1,795.58
Nov 24, 2008	FIRM	Computer Le	egal Research - w Charges -D(Westlaw		149.78
Nov 24, 2008	FIRM	Computer Le	egal Research - w Charges -DO	Westlaw	e	70.20
Nov 25, 2008	FIRM	Computer Le	egal Research - w Charges -DO	Westlaw		11.13
Nov 26, 2008	FIRM	Computer Le	gal Research - w Charges -DO	Westlaw		8.64
Nov 29, 2008	FIRM	Computer Le	egal Research - w Charges -DO	Westlaw		8.64

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December 22, 2008

DISBURSEMENT SUMMARY

Computer Legal Research - Westlaw 1,973.77
Computer Legal Research - Westlaw e 70.20
TOTAL DISBURSEMENTS \$2,043.97

TOTAL FEES AND DISBURSEMENTS

\$16,036.47

c:\bills\468667.bil

January 29, 2009

FEIN #36-3238755

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No. 99962007

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH DECEMBER 31, 2008:

FEES FOR THIS STATEMENT DISBURSEMENTS

\$32,686.50 737.44

TOTAL AMOUNT OF CURRENT STATEMENT

33,423.94

BALANCE DUE

*33, 287,44



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January 29, 2009

Statement No: 99962007

For professional services rendered with regard to:

Re: Village of Oak Park

Dec 1, 2008	DSD	Revise and edit memorandum supporting Rule 16 motion;	4.80
Dec 1, 2008	WNH	Continued work and logistics in finalizing draft of brief; strategy discussions w/ D. Dooley regarding same exchanged numerous communications with team regarding finalizing language for brief.	2.80
Dec 2, 2008	DSD	Conference with William Howard regarding filing motion to strike filings by Village of Oak Park and legal research regarding appropriate procedures for objecting to late-filed motions.	2.80
Dec 3, 2008	DSD	Emails with William Howard regarding strategy for dealing with potential ruling on Rule 16 motions, and meeting regarding same; review docket and call court clerk regarding striking of hearing date.	0.70
Dec 3, 2008	WNH	Strategy discussions with Dan Dooley regarding next steps, follow-up with Court Clerk and plan go forward.	0.30
Dec 4, 2008			
Dec 4, 2008	DSD	Prepare materials for research regarding immediate appeal to supreme court; conference with William Howard regarding same; legal research regarding difference between dismissal of action and appealable injunction; attend status hearing regarding Rule 16 motion to determine if motion call went forward; review memorandum opinion by court; conference call with client regarding same.	2.90

Dec 4, 2008	WNH	Follow-up with Dan Dooley on goings on before Judge Shadur this morning; prepared email to	4.30
		clients egarding status / developments; continued	
		work on Rule 16(f)(2) sanctions motion; further	
		work on refinements to Rule 16 motion; telephone	
		conference with S. Kolodziej regarding same;	
		telephone conference with clients regarding same,	
		strategy and go forward plan; distributed Rule 16	
		motion for comment; work with team to coordinate	
		basis for appeal, dismissal of counts and teeing-up	
		the case for appeal and cert to the USSC.	
Dec 4, 2008	JMW	Review Pleadings and court's ruling and discuss	6.20
•		appeal options and strategy with team; review and	·
		conduct research regarding same and possibility of	
		appealing based on denial of injunction.	
Dec 5, 2008	WNH	Continued work on possible avenues and angles for	1.00
		appeal and procedural aspects for doing same;	
		discussions with Jim Witz regarding same	
Dec 5, 2008	JMW	Continued review of research and draft e-mail to	1.30
		Bill Howard regarding appeal options.	
Dec 8, 2008	DSD	Review legal research by Michael Mayer regarding	1.00
		certifying decision for appeal; memorandum to	
		William Howard regarding same.	
Dec 8, 2008	MSM	Discussion with Daniel Dooley regarding	3.70
		conducting research on 28 USC 1292(b) standard	
		and elements and case law in the Seventh Circuit	
		applying the same; conduct and review case law	
		regarding same; draft correspondence to Bill	
		Howard and Daniel Dooley regarding same.	
Dec 8, 2008	WNH	Telephone conference with Steve Kolodziej	1.80
		regarding status and next steps; research follow-up	
		regarding possible bases; prepare for hearing before	
		Judge Shadur and continued research into possible	
		Rules of Procedure to secure appeal on	
~		incorporation issue and related topics.	
Dec 9, 2008	MSM	Conduct follow up research regarding the	1.70
		"advancing the litigation" element of 28 USC	
		1292(b) test and how courts in the Seventh Circuit	
		apply the test.	

Dec 9, 2008	DSD	Attend status hearing regarding opinion on Rule 16 motion; conference with William Howard and Steven Kolodziej regarding strategy in dismissing claims; legal research regarding 7th circuit law on appealability of partial decisions.	4.10
Dec 9, 2008	WNH	Review of 1292 and related cases regarding possibility of setting up case for immediate appeal; prepared for status hearing; met with other counsel to discuss possible next steps; appeared in court for status hearing; telephone conference with clients mid-hearing to discuss possible strategic and tactical avenues to secure prompt appeal; prepared email to team regarding status and possible next steps; prepared for conf call with team; review of research findings to help determine next steps in case.	4.80
Dec 10, 2008	DSD	Legal research regarding collateral estoppel effects of dismissing equal protection claim.	3.50
Dec 11, 2008	WNH	Strategy discussion with D. Dooley regarding findings on collateral estoppel and related matters	1.00
Dec 12, 2008	WNH	Follow-up on draft order to be prepared by Municipalities; continued review of legal research regarding various issue preclusion, res judicata and collateral estoppel possible claims; strategy discussions with Dan Dooley regarding same.	1.50
Dec 15, 2008	DSD	Review draft order from Village of Oak Park; review e-mails and conference with Bill Howard regarding same.	0.70
Dec 15, 2008	WNH		0.50

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January 29, 2009

Dec 17, 2008	DSD	Draft proposed order regarding dismissal of counts one and two; telephone conferences with Bill Howard and Steve Kolodziej regarding same; legal research regarding preclusive effect of judgments.	2.70
Dec 17, 2008	WNH	Sseveral conferences w/ client and co-counsel re wording of draft order of dismissal / stipulation to dismiss; examined case law re potential issue preclusion matters; examined emails from co-counsel and D. Dooley re possible avenues to achieve appeal status; telephone conference with client and co-counsel re same and decision as to how to proceed on orders; prepared email to opposing counsel regarding draft orders; follow-up on same.	4.80
Dec 18, 2008	RA	Correspondence with Daniel Dooley regarding notice of appeal; send Daniel Dooley sample of same.	0.20
Dec 18, 2008	DSD	Draft notice of appeal; telephone conferences with court clerk, Bill Howard and Debra O'Rourke regarding procedural issues for filing notice prior to docket reflecting dismissal; legal research regarding district court jurisdiction over claims already appealed.	3.70
Dec 18, 2008	WNH	Prepared for court hearing; conference with NRA-Chicago counsel regarding his pleadings; meeting with opposing counsel prior to hearing to discuss status of Order entry; appeared in court-for same; telephone conference with client after hearing to advise regarding status; commenced work on finalizing notice of appeal, docketing statement and related matters; strategy conferences with Steve Kolodziej regarding same; follow-up on filing, docket entry by court and related; filed appeal notice.	4.80
Dec 19, 2008	DSD	Legal research regarding necessary documents for filing appeal; begin drafting docketing statement; review e-mails regarding press release regarding decision by Judge Shadur.	1.00
Dec 19, 2008	WNH	Continued work on appeal issues and work with team regarding same.	2.80

January	29	2009
Jamuan y	4,	2007

Dec 21, 2008	DSD	Draft docketing statement e-mails with Bill Howard regarding same.	0.80
Dec 22, 2008	DSD	Coordinate filing of appeal documents with Stephen Kolodziej; legal research regarding rules for docketing statement and other necessary documents for preserving record on appeal.	1.70
Dec 22, 2008	WNH	Work on Docketing Statement; work on all matters pertaining to finalizing documents for appeal; worked through same with Dan Dooley; follow-up on various pending appeal issues and discussions with counsel and client regarding same; communications with clients regarding same and securing approval for same.	4.30
Dec 23, 2008	DSD	Research local rules regarding filing docketing statement; conference with Bill Howard, Steve Kolodziej and Stephen Halbrook regarding filing same; conference with Bill Howard regarding revisions to appeal docketing statement.	3.70
Dec 23, 2008	WNH	Continued work on finalizing documents for appeal; telephone conference with Steve Kolodziej regarding same; communications w/ clients regarding same.	1.80
Dec 29, 2008	WNH	Finalized Rule 16 disclosures and certificates of transcripts.	0.50
Dec 29, 2008	DSD	Prepare appeal documents for filing.	0.30

FEE SUMMARY

TIMEKEEPER	HOURS	RATE	FEES
Howard, William N.	37.00	475.00	\$17,575.00
Witz, James M.	7.50	460.00	\$3,450.00
Atterberry, Rachel E.A.	0.20	270.00	\$54.00
Mayer, Michael S.	5.40	245.00	\$1,323.00
Dooley, Daniel S.	34.40	295.00	\$10,148.00
TOTAL HOURS	84.80		ŕ

TOTAL FEES

\$32,686.56 **32,550.00** 7

January 29, 2009

DISBURSEMENTS

Dec 8, 2008	FIRM	Computer Legal Research - Westlaw	37.05
		12/08 Westlaw Charges -DOOLEY, DANIEL S	37.03
Dec 8, 2008	FIRM	Computer Legal Research - Westlaw	79.23
		12/08 Westlaw Charges -MAYER, MICHAEL S	
Dec 8, 2008	FIRM	Computer Legal Research - Westlaw	321.65
		12/08 Westlaw Charges -MAYER, MICHAEL S	
Dec 9, 2008	FIRM	Computer Legal Research - Westlaw	79.23
		12/08 Westlaw Charges -MAYER, MICHAEL S	
Dec 9, 2008	FIRM	Computer Legal Research - Westlaw	200.48
		12/08 Westlaw Charges -MAYER, MICHAEL S	
Dec 29, 2008	FIRM	Photocopying	15.80
Dec 30, 2008	HF	Local Transportation	4.00
		VENDOR: Northern Trust Bank; INVOICE#:	
		STMT12/30/08; DATE: 12/30/2008	
		08/08 Cab fare to Daley Center	

DISBURSEMENT SUMMARY

Photocopying	15.80
Computer Legal Research - Westlaw	717.64
Local Transportation	4.00
TOTAL DISBURSEMENTS	\$737.44

	133 282.44
TOTAL FEES AND DISBURSEMENTS	\$33,423.94

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March 5, 2009

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 99965242

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago Springfield FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JANUARY 31, 2009:

PREVIOUS BALANCE

\$49,460.41

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$51,649.50 \$4,799.84

TOTAL AMOUNT OF CURRENT STATEMENT

\$56,449.34

2

March 5, 2009

Statement No: 99965242

For professional services rendered with regard to:

Re: Village of Oak Park

Jan 2, 2009	WNH	Examined pleadings filed in various cases with regard to pending appeals and commenced analysis of issues to begin preparation of brief outline	2.30
Jan 6, 2009	WNH	Review and analysis of Order and pleadings in Mac Donald for purposes of determining possible arguments as to anticipated motion to consolidate; examined emails from client and team regarding same; review of order consolidating Oak Park and Chicago appeals; considered next steps and go forward plan.	1.50
Jan 9, 2009	WNH	Considered possible sources for amicus brief support; examined client email regarding same; research into possible sources for amicus brief support.	2.30
Jan 12, 2009	DSD	draft memorandum regarding seventh circuit procedure; legal research regarding same.	2.10
Jan 12, 2009	WNH	Strategy discussions with D. Dooley regarding next steps, structure for brief and anticipated issues with regard to consolidation; communications with clients regarding status and next steps	0.80
Jan 13, 2009	MPK	Conference with Bill Howard regarding appellate strategy.	0.30
Jan 13, 2009	DSD	Legal research regarding consolidation of appeals; review Chicago motion to consolidate; conference with Bill Howard regarding same; begin drafting response to same.	3.10

3

Jan 13, 2009	WNH	Examined motion to consolidate filed by City of Chicago; prepared for teleconference with clients; work on amicus curiae brief basics; review email from S. Halbrook regarding additional arguments to proffer in response to motion to consolidate; legal	3.80
Jan 14, 2009	МРК	research regarding bases for motion to consolidate. Telephone conference with Bill Howard regarding appellate strategy; review and analyze motion to consolidate; exchange emails with team regarding same.	0.60
Jan 14, 2009	VS	Meet with William Howard and Daniel Dooley regarding research for opposition to motion to consolidate; research standards for consolidation of appeals in Seventh Circuit; research when Seventh Circuit hears appeals en banc; email team regarding research findings.	5.60
Jan 14, 2009	DSD	Conference with Bill Howard and Missy Sandberg regarding response to motion to consolidate; legal research for motion and draft same.	2.10
Jan 14, 2009	WNH	Work on consolidation issues and brief; continued review of brief regarding same; strategy conferences with Mike Kornak regarding en banc and inconsistent decision arguments; prepared emails to team regarding same; strategy discussions with team regarding preparation of brief; review of amici brief requirements	5.30
Jan 15, 2009	MPK	Review emails from litigation team regarding appellate strategy and respond to same.	0.20
Jan 15, 2009	VS	Research standards for consolidation of appeals in circuits other than the Seventh Circuit.	1.00
Jan 15, 2009	DSD	Revise response to motion to consolidate and review legal research from Missy Sandberg; conference with Bill Howard regarding appeal issues and motions to consolidate.	1.10

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Jan 15, 2009	WNH	Continued work on appeal sections; continued work on opposition to motion to consolidate; review case law regarding same; research on issues pertaining to en banc hearing	5.80
Jan 16, 2009	MPK	Conference with Dan Dooley regarding appellate strategy; review and analyze draft opposition to motion to consolidate; conference with Bill Howard regarding same.	0.70
Jan 16, 2009	DSD	Review revised response to motion to consolidate; conference with Bill Howard regarding same; review transcripts from hearings on summary judgment and Rule 16 motion; conference with Bill Howard regarding same.	2.30
Jan 16, 2009	WNH	Continued work on response to motion to consolidate; review of 7th Circuit Rule 40; review of rules and research regarding consolidation and en banc hearings / rulings; strategy discussions with D. Dooley regarding same; review of 7th Circuit's late-filed Order granting consolidation; commenced consideration of how to respond; discussions with Steve K and D. Dooley regarding same; started rework on motion to reconsider order granting consolidation	6.00
Jan 19, 2009	DSD	Revise response to motion to consolidate and conference with Bill Howard regarding same; draft portions of appellate brief regarding second amendment incorporation; research regarding opposing counsel.	3.40

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Jan 19, 2009	WNH	Continued work on modification of brief from opposition to motion to reconsider; examined and responded to ail from Steve Halbrook regarding same; communications with team regarding strategies for same; further research into 7th Circuit orders regarding consolidation to verify / help to understand scope and breadth of "overlap" issue;	4.80
Jan 20, 2009	DSD .	Research rules regarding filing brief in seventh circuit; draft portions of appellate brief; research Illinois self defense statute.	1.00
Jan 20, 2009	WNH	Continued work on motion to reconsider; email communications with Steve Halbrook regarding same; work on brief.	2.30
Jan 21, 2009	DSD	Revise seventh circuit motion and review local rules for same; conference with Bill Howard regarding same; conference calls with potential local counsel for amicus briefs; legal research regarding Illinois law on self defense.	5.70
Jan 21, 2009	WNH	Work with Dan Dooley on introduction portions of brief; review of rules with regard to amicus briefs; work on resolution of amicus briefs for potential amici; search for and contact with potential amicus local counsel per client instruction / direction; review of current draft of brief.	5.00
Jan 22, 2009	DSD	Revise seventh circuit brief and follow up research on local rules for same.	3.20
Jan 22, 2009	WNH	Continued work on draft of appellate brief; strategy discussions with team regarding same.	3.80
Jan 23, 2009	MPK	Review and revise Opening Appellate Brief; conferences with Dan Dooley regarding same; telephone conference with Dan Dooley and Bill Howard regarding same.	2.60

		6	March 5, 2009
Jan 23, 2009	DSD	Revise seventh circuit brief; conferences with Bil Howard regarding same; e-mail correspondence with Steve Halbrook regarding same;	6.20
Jan 23, 2009	WNH	Continued work on appellate brief; communication with team regarding strategy and revisions to brie	
Jan 25, 2009	DSD	Revise appellate brief and appendix.	1.50
Jan 26, 2009	DO	Work on Table of Authorities / Appendix.	2.00
Jan 26, 2009	OFS	Labeling of Documents	0.20
Jan 26, 2009	DSD	Review appendix to brief; revise appellate brief; emails and telephone conference with client regarding amicus brief.	6.40
Jan 26, 2009	WNH	Continued work on appeal; continued work on appendix; continued work on final draft for filing appeal; communications with client regarding sam	
Jan 27, 2009	DO	Continue work on Brief.	3.30
Jan 27, 2009	DSD	Revise appellate brief and research local rules for format of same; conferences with Bill Howard, Steve Kolodziej and Steve Halbrook regarding same; email with counsel for Oak Park regarding service of briefs; conference with court clerk regarding procedural issues with filing brief.	5.60
Jan 27, 2009	WNH	Continued work on appellate brief; work with counsel regarding same; work on issues pertaining to verification that all aspects of brief are in conformance; work on finalizing appellate briefs; continued work on securing and finalizing local counsel.	5.30
Jan 28, 2009	DSD	Prepare appellate brief for filing with seventh circuit court of appeals; review computer disks for filing.	1.10
Jan 28, 2009	WNH	Continued work on finalizing appellate documents	s. 4.30
Jan 29, 2009	DSD		2.20
			-

		7	March 5, 2009
Jan 29, 2009	WNH	Follow through on finalizing materials for filing; work on amicus matters.	4.80
Jan 30, 2009	MPK	Conference with Dan Dooley regarding appellate procedure issues and briefing in consolidated appeals.	0.20
Jan 30, 2009	DSD	tact investigation regarding cover she and certificate of service issues; legal research regarding same; review information to provide to Springfield counsel for amicus brief.	
Jan 30, 2009	WNH	Discussions with client and team regarding status service upon Gura; review of McDonald appellate brief; tended to issue of Gura's misstatement of NRA's position with regard to general due process and considered options in how to deal with and address same; tended to certificate of service issue work toward determining panel before whom matter will be heard; continued work on local counsel issues.	es

FEE SUMMARY

<u>TIMEKEEPER</u>	HOURS	<u>RATE</u>	<u>FEES</u>
Howard, William N.	68.70	475.00	\$32,632.50
Kornak, Michael P.	4.60	470.00	\$2,162.00
Sandberg, Verona M.	6.60	295.00	\$1,947.00
Dooley, Daniel S.	49.70	295.00	\$14,661.50
Office Services	0.20	40.00	\$8.00
O'Rourke, Debra A.	5.30	45.00	\$238.50
TOTAL HOURS	135.10		
TOTAL FEES			\$51,649.50

8

DISBURSEME	NTS		
Jan 1, 2009	LSB	Filing Fee VENDOR: American Express; INVOICE#: STMT01/01/09; DATE: 1/1/2009 12/18 Filing fee	455.00
Jan 9, 2009	FIRM	Photocopying	1.20
Jan 14, 2009	FIRM	Computer Legal Research - Westlaw 01/09 Westlaw Charges - DOOLEY,DANIEL S	614.99
Jan 14, 2009	FIRM	Computer Legal Research - Westlaw 01/09 Westlaw Charges - SANDBERG, VERONA M	1,452.56
Jan 15, 2009	FIRM	Computer Legal Research - Westlaw 01/09 Westlaw Charges - SANDBERG, VERONA M	87.02
Jan 16, 2009	WNH	Court Reporter's Fee - Transcript Copy VENDOR: Andrews, Jesse; INVOICE#: STMT01/16/09; DATE: 1/16/2009 01/16 Hearing transcripts	205.70
Jan 19, 2009	FIRM	Computer Legal Research - LEXIS 01/09 LexisNexis Charges -DOOLEY, DANIEL S	210.91
Jan 20, 2009	FIRM	Computer Legal Research - Westlaw 01/09 Westlaw Charges - DOOLEY, DANIEL S	5.94
Jan 21, 2009	FIRM	Computer Legal Research - Westlaw 01/09 Westlaw Charges - DOOLEY,DANIEL S	561.66
Jan 28, 2009	FIRM	Photocopying	1,130.20
Jan 28, 2009	DO	Local Messenger Delivery 20 N. Wacker Dr. 2847-530	11.00
Jan 28, 2009	DO	Local Messenger Delivery Brenner Ford 2847-534	11.00
Jan 28, 2009	DO	Local Messenger Delivery City of Chicago	11.00
Jan 30, 2009	DAP	Local Messenger Delivery Lisle 2852-790	41.66

9	March 5, 2009
DISBURSEMENT SUMMARY	
Photocopying	1,131.40
Computer Legal Research - Westlaw	2,722.17
Local Messenger Delivery	74.66
Filing Fee	455.00
Court Reporter's Fee - Transcript Copy	205.70
Computer Legal Research - LEXIS	210.91
TOTAL DISBURSEMENTS	<u>\$4,799.84</u>
TOTAL FEES AND DISBURSEMENTS	\$56,449.34

March 31, 2009

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn/Institute for Legislative Action

11250 Waples Mill Rd. Fairfax, VA 22939

Statement No. 99966071

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED

THROUGH FEBRUARY 28, 2009:

PREVIOUS BALANCE

\$105,909.75

FEES FOR THIS STATEMENT DISBURSEMENTS

\$9,414.00 \$229.96

TOTAL AMOUNT OF CURRENT STATEMENT

\$9,643.96

OUTSTANDING STATEMENT RECAP

BILL DATE	BILL#	<u>FEES</u>	<u>COSTS</u>	PAID	BALANCE <u>UNPAID</u>
December 22, 2008	99957804	13,992.50	2,043.97	0.00	16,036.47
January 29, 2009	99962007	32,686.50	737.44	0.00	33,423.94
March 5, 2009	99965242	51,649.50	4,799.84	0.00	56,449.34
TOTAL OUTSTA	\$105,909.75				
TOTAL OUTSTANDING AND CURRENT AMOUNTS \$115.5					

2

March 31, 2009

Statement No: 99966071

For professional services rendered with regard to:

Re: Village of Oak Park

Feb 2, 2009	WNH	examined information from Steve Kolodziej regarding recall of mandate and related topics; telephone conference with Amicus counsel regarding protocol and status and go forward work; follow- up work on review of amicus brief for content	3.80
Feb 2, 2009	DSD	Review emails with changes to amicus briefs; conference with Bill Howard regarding strategy for representation of amicus brief actions;	2.60
Feb 3, 2009	WNH	Work with Dan Dooley regarding amicus brief issues; follow-up with client regarding same; review of communications from other sources confirming 2/6 due date for briefs; telephone conference with amicus local counsel regarding status and next steps; review of emails regarding status and next steps; follow-up on issues pertaining to 7th Circuit panel to hear appeal.	2.80
Feb 3, 2009	DSD	fact research regarding identity of court panel; cite check amicus brief.	2.00

		3	March 31, 2009
Feb 4, 2009	WNH	Examined email communications from clients regarding recusal possibilities, etc.; strategy discussion with Dan Dooley regarding same; review of recusal case law from original filing against Aspen to see if applicable to appellate panel.	0.80
Feb 4, 2009	DSD	review motion to amicus briefs.	1.80
Feb 5, 2009	DSD	telephone confere with John Stevens regarding potential legislation for amicus brief; provide information to amicus counsel for service issues; consult on local rules filing amicus briefs.	ns
Feb 6, 2009	WNH	work with I Dooley regarding same; commenced review of amici brief filed by Institute for Justice; communications with S. Halbrook regarding Institute for Justice amicus brief	1.50 Dan
Feb 6, 2009	DSD	Telephone conference with local counsel for ambriefs regarding filing issues; emails and telephotonferences with Bill Howard regarding same; telephone conference with John Stevens regarding potential legislators for amicus brief; review dratamicus briefs and motions.	ne
Feb 9, 2009	DSD	Review amicus briefs.	0.60
Feb 9, 2009	WNH	Review of Kopel brief.	1.30
Feb 10, 2009	DSD	Review amicus briefs; telephone conference with local counsel regarding same.	
Feb 11, 2009	DSD	Emails with Bill Howard regarding recusal of appellate judges and legal research regarding san	2.00 ne.
Feb 11, 2009	WNH	Examined email and attached orders from NRA counsel.	0.30
Feb 13, 2009	WNH	Discussions with Dan Dooley regarding amicus brief issues; discussions with Steve Kolodziej regarding same	0.50

		4 M	farch 31, 2009			
Feb 16, 2009 Feb 18, 2009 Feb 20, 2009	DSD DSD DSD	Review amicus briefs and legal authority therein. Review motion for extension of time to file briefs. Review order regarding briefing schedule and emaregarding same.	0.60 0.10 il 0.20			
Feb 25, 2009	DSD	Review rules regarding amicus brief for analysis of core brief procedural issues;	f 0.50			
FEE SUMMAR	.Y					
	TIMEKE Howard, Dooley, I TOTAL	William N. 11.00 475.00 Daniel S. 14.20 295.00 HOURS 25.20	FEES \$5,225.00 \$4,189.00 \$9,414.00			
DISBURSEME	NTS					
Dec 31, 2008	DSD	Local Transportation VENDOR: Flash Cab Co; INVOICE#: 2000113843; DATE: 12/31/2008 11/03 Cab fare charge re: working late	19.25			
Jan 28, 2009	WNH	Air Express Delivery Stephen P Halbrook 50230	34.97			
Jan 28, 2009	WNH	Air Express Delivery Mr Chris Conte 50230	32.39			
Feb 3, 2009	FIRM	Computer Legal Research - Westlaw 54.95 02/09 Westlaw Charges -DOOLEY,DANIEL S				
Feb 12, 2009	FIRM	Photocopying	88.40			

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March 31, 2009

DISBURSEMENT SUMMARY

Photocopying	88.40
Computer Legal Research - Westlaw	54.95
Air Express Delivery	67.36
Local Transportation	19.25
TOTAL DISBURSEMENTS	<u>\$229.96</u>

TOTAL FEES AND DISBURSEMENTS \$9,643.96

May 7, 2009

FEIN #36-3238755

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939

Attorneys at Law

313 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No. 99968691

BALANCE DUE

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MARCH 31, 2009:

FEES FOR THIS STATEMENT \$11,040.00
DISBURSEMENTS 1,712.79

TOTAL AMOUNT OF CURRENT STATEMENT 12,752.79

\$12,752,79

2

May 7, 2009

Statement No: 99968691

For professional services rendered with regard to:

Re: Village of Oak Park

Mar 2, 2009	DSD	Legal research regarding procedure for adding parties to brief that has already been filed.	1.00
Mar 12, 2009	JTH	Research authority regarding initial en banc hearings; prepare outline of research.	4.90
Mar 12, 2009	DSD	Legal research regarding requesting initial hearing en banc; conference with Bill Howard and Jared Heck regarding same.	2.30
Mar 12, 2009	WNH	Tended to issues pertaining to FRAP 35 and timing and substance of filing motion for hearing en banc; strategy discussions with team regarding same; communications with client regarding same	1.80
Mar 13, 2009	JTH	Research authority regarding initial en banc hearings; prepare outline of research; conduct telephone conferences with Daniel Dooley regarding en banc research.	7.60
Mar 13, 2009	WNH	Review of materials regarding en banc hearing and discussions with team regarding same.	1.50
Mar 16, 2009	JTH	Research authority regarding initial en banc hearings; draft legal section of brief; conduct telephone conferences with Daniel Dooley regarding en banc research.	5.00
Mar 17, 2009	WNH	Continued review of draft motion for en banc review.	0.50
Mar 18, 2009	WNH	Review of communication to and from client regarding request for additional time.	0.80
Mar 19, 2009	WNH	Continued review of and revisions to Petition for en banc hearing before 7th Circuit and discussions with Dan Dooley regarding same and appellate options if request is denied	1.30
Mar 20, 2009	WNH	Examined motion for additional time; communications with Dan Dooley regarding status and outcome of motion for extension; review of en banc brief and amendments thereto	1.30

			3		May 7, 2009		
Mar 23, 2009	WNH		granting motion for ex	ctension of	0.30		
Mar 24, 2009	WNH	time to file appel Examined inform schedule and follo	ation regarding new b	oriefing	0.30		
Mar 24, 2009	DSD	Legal research re Circuit denies hea memorandum reg	schedule and follow-up on en banc briefing issue. Legal research regarding recourse if Seventh Circuit denies hearing En Banc; draft email memorandum regarding same; legal research regarding proper procedure for seeking hearing En				
Mar 25, 2009	WNH	Review of order r	e granting motion for notification of the cl	extension of	0.30		
Mar 26, 2009	WNH		of draft en banc brief		0.40		
Mar 29, 2009	DSD		Draft summary of ongoing litigation for annual				
FEE SUMMAR	<u>RY</u>						
	TIMEKE Howard, Dooley, I Heck, Jar	William N. Daniel S.	HOURS 8.50 6.00 17.50	RATE 475.00 295.00 299.00	<u>FEES</u> \$4,037.50 \$1,770.00 \$5,232.50		
	TOTAL HOURS 32.00						
	TOTAL FEES				\$11,040.00		
DISBURSEME	<u>NTS</u>						
Mar 2, 2009	FIRM		Research - Westlaw		33.78		
Mar 2, 2009	FIRM	Computer Legal	03/09 Westlaw Charges -DOOLEY, DANIEL S Computer Legal Research - LEXIS 03/09 LexisNexis Charges -DOOLEY, DANIEL				
Mar 13, 2009	FIRM	Computer Legal	Computer Legal Research - Westlaw 03/09 Westlaw Charges -HECK,JARED T				
Mar 13, 2009	FIRM	Computer Legal 03/09 Westlaw C	70.20				

		4	May 7, 2009
Mar 16, 2009	FIRM	Computer Legal Research - Westlaw 03/09 Westlaw Charges -HECK, JARED T	60.89
Mar 17, 2009	FIRM	Computer Legal Research - Westlaw 03/09 Westlaw Charges -DOOLEY,DANIEL S	11.88
Mar 20, 2009	FIRM	Photocopying	2.20
Mar 24, 2009	FIRM	Computer Legal Research - Westlaw	713.69
		03/09 Westlaw Charges -DOOLEY,DANIEL S	
DISBURSEME	NT SUMM	<u>IARY</u>	
	Photocop	pying	2.20
	_	er Legal Research - Westlaw	1,352.34
	Compute	er Legal Research - Westlaw e	70.20
	-	er Legal Research - LEXIS	288.05
	•	TOTAL DISBURSEMENTS	\$1,712.79
	TOTA	L FEES AND DISBURSEMENTS	\$12,752.79

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June 9, 2009

FEIN #36-3238755

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No.

99971065

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH APRIL 30, 2009:

FEES FOR THIS STATEMENT DISBURSEMENTS

\$21,890.70 2,799.43

TOTAL AMOUNT OF CURRENT STATEMENT

24,690.13

BALANCE DUE

\$24,690,13 **84,547.63*



2

June 9, 2009

Statement No: 99971065

For professional services rendered with regard to:

Re: Village of Oak Park

Apr 2, 2009	DSD	Review legal research regarding difference between certiorari under different supreme court rules; revise summary of cases for annual meeting and conduct fact research for same.	1.50
Apr 3, 2009	WNH	Work on and review of en banc petition; communications with client regarding same.	1.50
Apr 6, 2009	DSD	Review motion to file oversized brief by City; e-mails and phone conference with Bill Howard regarding same; legal research for petition for certiorari.	2.30
Apr 6, 2009	WNH	work on en banc petition and review of same; review of motion for enlargement of brief and considered next steps,	1.30
Apr 7, 2009	DSD	Legal research regarding petition for certiorari if the seventh circuit does not agree to hear case en banc; e-mails with Bill Howard regarding same.	1.70
Apr 7, 2009	WNH	Review of issues pertaining to en banc hearing including review of appellate rules 10 and 11; review of communications from client regarding same; strategy discussions with Dan Dooley regarding same.	0.80
Apr 8, 2009	DSD	Draft petition for writ of certiorari; legal research for same; review e-mails regarding strategy for motion for en banc hearing.	2.80
Apr 8, 2009	WNH	Examined communications from client regarding en banc issues; strategy discussions with Dan Dooley regarding same; numerous communications regarding en banc and petition for writ preparation.	1.50

3

June 9, 2009

Apr 9, 2009	DSD	Revise motion for en banc review; revise petition for writ of certiorari; review e-mails for strategy of same.	4.10
Apr 9, 2009	WNH	Work on hearing en banc brief.	0.80
Apr 10, 2009	JTH	Conduct telephone conferences with Daniel Dooley regarding motion for hearing en banc; research timeliness of motion for hearing en banc.	1.30
Apr 10, 2009	DSD	Legal research regarding timing of filing for petition for hearing en banc; revise petition for hearing en banc; draft petition for writ of certiorari; perform legal research for same.	4.00
Apr 10, 2009	WNH	Continued review of en banc drafts to prepare for final and review of communications w/ team and clients re same; continued discussions with Dan Dooley regarding timing of filing; work with Docket Department to ensure monitoring of docket for filing of en banc brief.	1.80
Apr 12, 2009	DSD	Revise certiorari petition and legal research for same.	3.20
Apr 13, 2009	WNH	Examined order granting Appellees' motion for enlarged brief and communications with client regarding same.	0.30
Apr 13, 2009	DSD	Revise draft petition for writ of certiorari; e-mail with Bill Howard regarding same.	3.20
Apr 14, 2009	DSD	Review emails regarding status of en banc hearing brief; revise and research same.	1.70
Apr 15, 2009	DSD	Revise motion for review en banc; review emails from Stephen Kolodziej regarding same.	0.50
Apr 16, 2009	DSD	Review law on en banc petitions in 7th circuit; e-mail correspondence and telephone conference with Bill Howard regarding same.	1.50
Apr 17, 2009	DSD	Revise motion for en banc hearing; confirm local rules for filing same; telephone conference with court clerk regarding format of motions.	4.00
Apr 17, 2009	WNH	Discussions with client regarding review of adversaries brief and amicus briefs.	0.30
Apr 20, 2009	DSD	Review emails and information regarding Nordyke ruling and effect on en banc petition; draft motion for extension of time to reply.	1.50

4

June 9, 2009

Apr 20, 2009	WNH	Review email from amicus candidate re request for agreement to same; response to amicus candidate regarding same; strategy discussions with Dan Dooley regarding cert to Supreme Court in anticipation of en banc ruling and 7th Circuit ruling and continued work on same.	1.80
Apr 21, 2009	DSD	Draft motion for extension of time to file reply brief and affidavit for same; review local rules for motion; legal research regarding supplementing petition for en bank review.	2.20
Apr 21, 2009	WNH	Examined decision in Ninth Circuit; work on revising en banc submission or filing additional authority regarding same; continued review of Response brief.	2.00
Apr 22, 2009	DSD	Revise motion for additional time to file reply brief; multiple telephone conferences and email correspondence with Bill Howard and Steven Halbrook regarding same and regarding strategy for additional authority for en banc hearing brief.	2.20
Apr 22, 2009	WNH	Examined and responded to emails from Steve Halbrook regarding status and go forward plans and strategy; communications with team regarding status and en banc proceedings and go forward plans; telephone conference with Oak Park counsel regarding agreement on extension; continued work on en banc brief; continued review of response brief.	2.50
Apr 23, 2009	DSD	Attend to edits of Steven Halbrook affidavit and to edits for motion for additional time to reply; revise petition in writ of certiorari and conference with Bill Howard regarding same.	1.90
Apr 23, 2009	WNH	Tended to communications and logistics for en banc brief and letter to court.	0.50
Apr 24, 2009	DSD	Revise motion for additional time to file reply; attend to filing of same; review order regarding oral argument; email correspondence with client and Bill Howard regarding same; review emails regarding McDonald plaintiffs' opposition to motion for en banc hearing; revise petition.	3.10

			5			June 9, 2009	
Apr 24, 2009	WNH					0.80	
Apr 25, 2009	DSD	circuit operatin	÷ g procedure		view 7th ordyke	1.30	
Apr 25, 2009	WNH	decision for inf Examined ema and strategies a	ils regarding	g recent deve		0.50	
Apr 25, 2009	WNH						
Apr 27, 2009	WNH	Review of brie	f filed by an	nicus;		1.30	
Apr 29, 2009	WNH	Work on logist			l en banc	0.50	
Apr 30, 2009	DSD	Review emails			S.	0.40	
FEE SUMMAE	RY						
	TIMEKE Howard, Dooley, Heck, Jan	William N. Daniel S.	18.2	HOURS • 18.50 43.10 1.30	RATE 475.00 295.00 299.00	<u>FEES</u> \$8,787.50 \$12,714.50 \$388.70	8645.00
	TOTAL	HOURS		62.90		en ner :	2 4
	TOTAL	FEES				\$ 21,890.70	
DISBURSEME	NTS						
Apr 7, 2009	FIRM	Computer Leg 04/09 Westlav			ANIEL S	17.82	
Apr 8, 2009	FIRM	Computer Leg	gal Research	- Westlaw		49.39	
Apr 9, 2009	FIRM	04/09 Westlaw Charges -DOOLEY,DANIEL S Photocopying			5.40		

97.40

6 June 9, 2009 Apr 10, 2009 **FIRM** Computer Legal Research - Westlaw 790.58 04/09 Westlaw Charges -DOOLEY, DANIEL S Apr 10, 2009 **FIRM** Computer Legal Research - Westlaw 479.77 04/09 Westlaw Charges -HECK, JARED T Computer Legal Research - Westlaw Apr 10, 2009 **FIRM** 509.30 04/09 Westlaw Charges -HECK, JARED T **FIRM** Computer Legal Research - Westlaw Apr 11, 2009 362.44 04/09 Westlaw Charges - DOOLEY, DANIEL S Apr 13, 2009 **FIRM** Computer Legal Research - Westlaw 17.82 04/09 Westlaw Charges -DOOLEY, DANIEL S Apr 20, 2009 **FIRM** Computer Legal Research - Westlaw 88.43 04/09 Westlaw Charges -DOOLEY, DANIEL S Apr 23, 2009 **FIRM** Computer Legal Research - Westlaw 81.08 04/09 Westlaw Charges -DOOLEY, DANIEL S Certificate of Good Standing Apr 27, 2009 WNH 20.00 PAYEE: Clerk of the U.S. Court of Appeals; REQUEST#: 385604; DATE: 4/27/2009. Certificate of Good Standing Apr 27, 2009 WNH Certificate of Good Standing 1.00 PAYEE: Clerk of the Supreme Court; REQUEST#: 385605; DATE: 4/27/2009. Certificate of Good Standing Apr 27, 2009 **FIRM** Photocopying 92.00 Apr 27, 2009 DO Air Express Delivery 13.75 Clerk Of The Illinois Supreme 45096 Apr 27, 2009 Air Express Delivery WNH 27.25 Christopher Conte 45096 Apr 27, 2009 Air Express Delivery WNH 29.65 Stephen P Halbrook 45096 Apr 28, 2009 WNH Air Express Delivery 13.75 William Howard 45096 May 6, 2009 WNH Other Outside Services 200.00 PAYEE: U.S. Supreme Court; REQUEST#: 385758; DATE: 5/6/2009 Admission DISBURSEMENT SUMMARY

Photocopying

7	June 9, 2009
	0.206.60
Computer Legal Research - Westlaw	2,396.63
Air Express Delivery Certificate of Good Standing	84.40 21.00
Other Outside Services	200.00
TOTAL DISBURSEMENTS	\$2,799.43
TOTAL FEES AND DISBURSEMENTS	\$ 24,698.13 * 24.547.63

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Case: 1:08-cv-03696 Document #: 102-3 Filed: 01/18/12 Page 1 of 64 PageID #:764

EXHIBIT "B"

June 18, 2009

FEIN #36-3238755

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000

Fax 312-360-6520

Statement No.

99973582

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MAY 31, 2009:

Chicago

Springfield

PREVIOUS BALANCE

\$63,123.35

FEES FOR THIS STATEMENT

DISBURSEMENTS

\$26,494.00 \$2,310.72

TOTAL AMOUNT OF CURRENT STATEMENT

\$28,804.72

OUTSTANDING STATEMENT RECAP

BILL DATE	BILL#	<u>FEES</u>	COSTS	PAID	BALANCE <u>UNPAID</u>
December 22, 2008	99957804	13,992.50	2,043.97	0.00	16,036.47
March 31, 2009	99966071	9,414.00	229.96	0.00	9,643.96
May 7, 2009	99968691	11,040.00	1,712.79	0.00	12,752.79
June 11, 2009	99971065	21,890.70	2,799.43	0.00	24,690.13
TOTAL OUTSTANDING A/R					\$63,123.35
TOTAL OUTSTANDING AND CURRENT AMOUNTS					

2

June 18, 2009

Statement No: 99973582

For professional services rendered with regard to:

Re: Village of Oak Park

May 1, 2009	WNH	research likelihood of	0.50
1.6	~ ~~	timing of replacement of supreme court judges.	
May 4, 2009	DSD	Review corrected brief to determine whether any	0.90
		substantive changes were made; correspondence	
		with client regarding status of motion for en banc	
)	** ** ** *	hearing; revise letter regarding Nordyke decision.	
May 4, 2009	WNH	Letter to Clerk of the court with regard to en banc	1.80
		hearing/petition; examined Order regarding	
		corrected brief; examined Amicus brief of U.S.	
		Conference of Mayors; examined briefs of historian	
Mary 5, 2000	MANTE	and legal scholars and related parties.	
May 5, 2009	WNH	Examined amicus of Chicago Board of Education	2.00
		and related parties; examined amicus of Illinois	
Mar. 7, 2000	DSD	Municipal League and related parties.	
May 7, 2009		Review draft reply brief.	0.50
May 7, 2009	WNH	Examined Order denying request for en banc	1.80
		review; communications with client regarding	
		developments and next steps; continued review of	
May 8, 2009	WNH	Supreme Court application.	
May 6, 2009	WINT	Continued review of materials required for notice to	1.50
		clerk regarding schedule	
		review and research of Rule	
		35 to see if there is any way to resurrect en banc	
		request; communications with court regarding	
May 11, 2009	WNH	logistics and timing for argument.	1.50
1viay 11, 2007	AA 1 A 1 1	Examined and responded to email from S. Halbrook	1.50
		regarding logistics and timing for oral argument; confirmed same with court and continued work on	
		reply brief.	
		k-1	

3

June 18, 2009

May 12, 2009	DSD	Review changes to reply brief and edit same; research regarding rules for formatting and filing.	4.20
May 12, 2009	WNH	; work on revising brief and review of same for return to client for final review; communications with Steve K. regarding letter to clerk regarding return of post card and timing of oral argument.	2.80
May 13, 2009	DSD	Revise reply brief; email correspondence with Bill Howard and Steve Halbrook regarding same.	5.80
May 13, 2009	WNH	Review of draft final of brief; review of table of authorities; check and re-check brief for missing citations and formatting issues from exchanges with co-counsel; discussions with team regarding same.	3.00
May 14, 2009	RA	Office conference with Daniel Dooley regarding appellate brief; proofread and edit same.	1.30
May 14, 2009	DSD	Revise reply brief and attend to filing of same.	4.90
May 14, 2009	WNH	Work on brief; review of Gura reply brief.	2.00
May 15, 2009	DSD	Review briefs to create questions for moot court in preparation for oral argument before 7th circuit; research law for same.	3.00
May 17, 2009	DSD	Draft memorandum regarding preparing for moot court for oral argument before 7th circuit.	2.00
May 18, 2009	WNH	Review and consideration of possible areas of questioning for moot court presentation with S. Halbrook in preparation for oral argument; conferences with D. Dooley regarding same.	0.80
May 20, 2009	DSD	Legal research for preparation of moot court arguments; draft memorandum regarding same.	2.50
May 20, 2009	WNH	Examined letter from defendants regarding Nordycke decision and considered moot court questions for S. Halbrook regarding same; continued review of materials to prepare for oral argument preparation with S. Halbrook.	1.30
May 21, 2009	WNH	Continued review of various briefs in preparation for meeting and moot court session with S. Halbrook.	2.30

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June 18, 2009

May 22, 2009	WNH	Continued review of briefs in preparation for moot court session with S. Halbrook and possible structure of arguments in anticipation of either peppered questions up front or longer presentation option; review of letters from Gura and City.	2.80
May 22, 2009	DSD	Revise memorandum regarding issues to explore during moot court for Seventh Circuit argument.	1.10
May 25, 2009	WNH	Continued preparation for moot court session with S. Halbrook and participated in moot court session with S. Halbrook and team and follow-up meetings regarding the same.	5.30
May 25, 2009	DSD	Participate in moot court for Stephen Hallbrook Seventh Circuit argument; prepare for same by reviewing memorandum regarding issues for oral argument.	3.00
May 26, 2009	WNH	Meeting with team regarding preparation for 7th circuit argument and attended same and follow-up with team regarding outcome and next steps and meetings regarding same; work on review of notes to prepare and send to S. Halbrook notes from discussion at oral argument; work on review of current form of writ to supreme court for continued work on same to file immediately after decision is made.	5.00
May 26, 2009	DSD	Attend Seventh Circuit argument.	2.00
May 27, 2009	WNH	Considered possible bases for 7th Circuit ruling and how to anticipate and format same for petition for cert; continued review of current draft of petition to work on next generation of document	1.50
May 28, 2009	WNH		0.50

5

June 18, 2009

162.95

FEE SUMMAR

May 18, 2009 May 22, 2009

FIRM

FEE SUMMAR	ĽΥ				
	TIMEKEEPER Howard, William N. Atterberry, Rachel E.A. Dooley, Daniel S. TOTAL HOURS		HOURS 36.40 1.30 29.90 67.60	475.00 295.00 295.00	FEES \$17,290.00 \$383.50 \$8,820.50
	TOTAL	FEES			<u>\$26,494.00</u>
DISBURSEME	NTS				
May 12, 2009	FIRM		egal Research - West aw Charges -DOOLE		130.97
May 13, 2009	FIRM	Computer L	egal Research - West aw Charges -DOOLE	law	497.75
May 14, 2009	FIRM	Photocopyin		1,211,122	1,183.60
May 14, 2009	DO		nger Delivery		11.00
			e Jenkins 3032-457		11.00
May 14, 2009	DO		nger Delivery		11.00
•		City of Chgo			11.00
May 14, 2009	DO		nger Delivery		74.24
			David Sigale 3032-4	61	7 1.2 1
May 14, 2009	FIRM		egal Research - Westl		10.13
			w Charges -DOOLE		10.15
May 14, 2009	FIRM	Computer Le	gal Research - Westl	aw	10.13
			w Charges -DOOLE		10.13
May 17, 2009	FIRM	Computer Le	gal Research - Westl	aw	201.35
			w Charges -DOOLE		_01.55
May 18, 2009	FIRM	Photocopying			17.60

Computer Legal Research - Westlaw

05/09 Westlaw Charges -DOOLEY, DANIEL S

6

June 18, 2009

\$28,804.72

DISBURSEMENT SUMMARY

Photocopying	1,201.20
Computer Legal Research - Westlaw	1,013.28
Local Messenger Delivery	96.24
TOTAL DISBURSEMENTS	<u>\$2,310.72</u>
TOTAL FEES AND DISBURSEMENTS	\$28,804.72

July 29, 2009

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520 Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No.

99977448

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JUNE 30, 2009:

PREVIOUS BALANCE

\$53,494.85

FEES FOR THIS STATEMENT

DISBURSEMENTS

\$6,459.00 \$1,415.01

TOTAL AMOUNT OF CURRENT STATEMENT

\$7,874.01

OUTSTANDING STATEMENT RECAP

BILL DATE	BILL#	<u>FEES</u>	<u>COSTS</u>	PAID	BALANCE <u>UNPAID</u>	
June 11, 2009	99971065	21,890.70	2,799.43	0.00	24,690.13	
June 18, 2009	99973582	26,494.00	2,310.72	0.00	28,804.72	
TOTAL OUTSTANDING A/R						
TOTAL OUTST	\$61,368.86					

2

July 29, 2009

Statement No: 99977448

For professional services rendered with regard to:

Re: Village of Oak Park

Jun 1, 2009	DSD	Prepare letters to amici regarding holding by Seventh Circuit.	0.70
Jun 2, 2009	DSD	Review cert petition; legal research regarding procedural maneuvers for filing documents prior to cert petition.	2.50
Jun 2, 2009	WNH	Examined and responded to numerous emails from client regarding decision being reached by 7th Circuit; review 7th circuit decision; review of latest draft of writ to Supreme Court; follow-up on various issues regarding supplementing writ with Supreme Court.	3.30
Jun 3, 2009	DSD	Review and revise cert petition;	1.20
Jun 3, 2009	WNH		0.50
Jun 4, 2009	DSD	Review petition for writ of certiorari; review correspondence from Steve Kolodziej regarding notice issues; legal research regarding procedure for filing amicus briefs in support of cert petition.	2.00
Jun 4, 2009	WNH	Revie2w of Supreme Court rules regarding timing for filing of amicus briefs and discussions with Dan Dooley regarding same; examined email from client regarding status and related.	0.50
Jun 5, 2009	DSD	Legal research regarding conflict of interest in unrelated cases consolidated per client's request; follow up research on procedure for amicus curie briefs; conference with Steve Kolodziej regarding same.	1.10
Jun 8, 2009	WNH		0.30

		3	July 29, 2009
Jun 10, 2009	DSD	Legal research regarding amicus briefs; legal research regarding conflict of interest on concurre	2.20 nt
Jun 10, 2009	WNH	representation issues. Examined and finalized draft of survey for S. Halbrook; review of case law regarding issues raised by opposing counsel; forwarded information requested of S. Halbrook regarding Oak Park counsel.	0.50
Jun 11, 2009	DSD	Prepare amici briefs for client and correspond with client regarding Oak Park strategy for amici briefs legal research regarding conflict of interest in case of simultaneous representation.	•
Jun 11, 2009	WNH	Provided electronic versions of briefs.	0.30
Jun 15, 2009	DSD	Legal research regarding conflicts issues with City of Chicago; legal research regarding procedures fo amici briefs;	2.50
FEE SUMMAR	Y		
	TIMEKE	EPER HOURS RATE	FEES
	Howard,	William N. 5.40 475.00	\$2,565.00
	Dooley, I		\$3,894.00
	TOTAL	FEES	<u>\$6,459.00</u>
DISBURSEME	NTS		
Jun 2, 2009	FIRM	Photocopying	15.00
Jun 6, 2009	FIRM	Computer Legal Research - LEXIS 06/09 LexisNexis Charges -DOOLEY, DANIEL S	320.35
Jun 6, 2009	FIRM	Computer Legal Research - Westlaw	9.53
Jun 8, 2009	FIRM	06/09 Westlaw Charges -DOOLEY,DANIEL S Computer Legal Research - Westlaw e 06/09 Westlaw Charges -DOOLEY,DANIEL S	27.00

		4	July 29, 2009
Jun 8, 2009	FIRM	Computer Legal Research - Westlaw	909.93
Jun 24, 2009	WNH	06/09 Westlaw Charges -DOOLEY, DANIEL S Other Outside Services VENDOR: Clerk, U.S. Court of Appeals, Seventh Ci; INVOICE#: STMT06/24/09; DATE 6/24/2009	127.20
		Bill of cost regarding City of Chicago (F&P 2/3 of fees)	
Jun 26, 2009	FIRM	Photocopying	6.00
DISBURSEME	NT SUMM.	ARY	
	Photocop	pying	21.00
	Compute	r Legal Research - Westlaw	919.46
		r Legal Research - Westlaw e	27.00
		tside Services	127.20
	Compute	r Legal Research - LEXIS	320.35
	•	TOTAL DISBURSEMENTS	\$1,415.01
	TOTAI	L FEES AND DISBURSEMENTS	\$7,874.01

October 2, 2009

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 99981162

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH AUGUST 31, 2009:

PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT

DISBURSEMENTS

\$1,910.00 \$-118.80

TOTAL AMOUNT OF CURRENT STATEMENT

\$1,791.20

2

October 2, 2009

Statement No: 99981162

For professional services rendered with regard to:

Re: Village of Oak Park

Aug 3, 2009	WNH	Follow-up w/ team / group regarding amicus briefs, examined communications regarding same.	0.30
Aug 7, 2009	WNH	Review of opposition brief.	1.50
Aug 7, 2009	DSD	Prepare materials regarding response to petition for certiorari to provide to client; review response brief.	1.00
Aug 14, 2009	WNH	Review Reply brief.	0.80
Aug 17, 2009	WNH	Completed review of Village of Oak Park's brief regarding appeal	0.80

FEE SUMMARY

TIMEKEEPER Howard, William N. Dooley, Daniel S. TOTAL HOURS	<u>HOURS</u> 3.40 1.00 4.40	<u>RATE</u> 475.00 295.00	<u>FEES</u> \$1,615.00 \$295.00
TOTAL FEES			<u>\$1,910.00</u>

DISBURSEMENTS

Aug 10, 2009	FIRM	Photocopying	8.40
Aug 25, 2009	WNH	Other Outside Services Cancellation of: VENDOR: Clerk, U.S. Court of Appeals, Seventh Ci; INVOICE#: STMT06/24/09; DATE: 6/24/2009 Bill of cost regarding City of Chicago (F&P 2/3 of fees)	(127.20)

3

October 2, 2009

DISBURSEMENT SUMMARY

Photocopying 8.40
Other Outside Services (127.20)
TOTAL DISBURSEMENTS \$(118.80)

TOTAL FEES AND DISBURSEMENTS

\$1,791.20

October 15, 2009

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 99984939

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH SEPTEMBER 30, 2009:

PREVIOUS BALANCE

\$1,791.20

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$380.00 \$0.00

TOTAL AMOUNT OF CURRENT STATEMENT

\$380.00

2

October 15, 2009

Statement No: 99984939

For professional services rendered with regard to:

Re: Village of Oak Park

Sep 2, 2009	WNH	Tended to trying to avoid having to appear at status	0.30
		hearing and examined court notice regarding same	
Sep 30, 2009	WNH	Examined materials with regard to court accepting cert and investigation into which cases are	0.50
		accepted; communications with Dan Dooley regarding same.	

FEE SUMMARY

TIMEKEEPER Howard, William N. TOTAL HOURS	HOURS 0.80 0.80	<u>RATE</u> 475.00	<u>FEES</u> \$380.00
TOTAL FEES			\$380.00
TOTAL FEES AND DISBUI	RSEMENTS		\$380.00

August 31, 2010

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100011252

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JULY 31, 2010:

PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$5,665.00**\$**\$\$ **25.00** \$2,601.60

TOTAL AMOUNT OF CURRENT STATEMENT

\$8,266.60 \$7,174.60

2

August 31, 2010

Statement No: 100011252

For professional services rendered with regard to:

Re: Village of Oak Park

Jul 1, 2010	WNH	examined new materials with regard to Oak Park ordinance.	0.50
Jul 2, 2010	ARB	ordinance.	
Jul 2, 2010	WNH		0.30
Jul 3, 2010	WNH	Chicago and assemble delication	
Jul 5, 2010	WNH	Chicago case and general logistics	
Jul 5, 2010	WNH	Work with Dan Dooley regarding various issues as pertaining to Oak Park situation	0.30
Jul 6, 2010	DSD	Fact research regarding Oak Park ordinance for hand guns and possible need for injunction or other relief; legal research regarding relatedness of claim against new ordinance relating to prior ordinance.	2.70
Jul 6, 2010	WNH	Work on issues pertaining to next steps and conference with Dan Dooley regarding same.	0.30
Jul 7, 2010	ARB	and a second sec	
Jul 7, 2010	DSD	Legal research regarding next step after remand to circuit court based on local rules.	1.00
Jul 8, 2010	DSD	Memorandum to Bill Howard regarding requirements for position statement upon remand.	0.30
Jul 8, 2010	WNH	Work on proposed position statement with Dan Dooley.	0.30
Jul 14, 2010	DSD	Legal research for 7th circuit position statement; conference call with 7th circuit court clerk regarding procedure for filing position statement.	1.50

		3	August 31, 2010
Jul 15, 2010	DSD	Draft position statement to 7th circuit for instructions on remand; fact and legal research same; legal research regarding availability of attorneys fees upon remand; review of local ruand procedures for same.	
Jul 15, 2010	WNH	Considered what to request in position paper to Circuit and examined communications with go regarding collection of attorneys fees and relations issued.	oup
Jul 19, 2010	DSD	Phone conference with 7th Circuit clerk regard edit to docket and implications for Rule 54 postatement; email memorandum to Bill Howard regarding same; review correspondence from Supreme Court to 7th Circuit regarding same.	sition
Jul 19, 2010	WNH	Discussion with Dan Dooley regarding attorne fees issue resolution.	eys 0.30
Jul 21, 2010	WNH	Review of article regarding invalidation of ordinance and communications amongst team members regarding same.	0.30

FEE SUMMARY

TIMEKEEPER Howard, William N.	<u>HOURS</u>	<u>RATE</u> 475.00	FEES \$2,185.00 /, 330. 00
Dooley, Daniel S.	11.00	295.00	\$3,245.00
Bartlett, Alan	-1.00 -	-235.0 0	-\$235.00
TOTAL HOURS	16.60		
TOTAL FEES			\$ 5,665.00 4 575.00

		4	August 31, 2010
DISBURSEME	NTS		
Jul 4, 2010	FIRM	Computer Legal Research - Westlaw 07/10 Westlaw Charges -DOOLEY,DANIEL	794.61 S
Jul 5, 2010	FIRM	Computer Legal Research - Westlaw 07/10 Westlaw Charges -DOOLEY, DANIEL	1,403.46
Jul 15, 2010	FIRM	Computer Legal Research - Westlaw 07/10 Westlaw Charges -DOOLEY,DANIEL	25.89
Jul 19, 2010	FIRM	Computer Legal Research - Westlaw 07/10 Westlaw Charges -DOOLEY,DANIEL	377.64
DISBURSEMEN	NT SUMM	ARY	
	Compute	r Legal Research - Westlaw TOTAL DISBURSEMENTS	2,601.60 \$2,601.60
	TOTA	L FEES AND DISBURSEMENTS	\$ \$,266.68 * 7,176.60

September 29, 2010

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100013687

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH AUGUST 31, 2010:

PREVIOUS BALANCE

\$8,266.60

FEES FOR THIS STATEMENT

\$6,853.50

DISBURSEMENTS

\$222.35

TOTAL AMOUNT OF CURRENT STATEMENT

\$7,075.85

OUTSTANDING STATEMENT RECAP

TOTAL OUTST		\$15,342.45			
TOTAL OUTSTA	\$8,266.60				
August 31, 2010	100011252	5,665.00	2,601.60	0.00	8,266.60
BILL DATE	BILL#	<u>FEES</u>	COSTS	PAID	BALANCE <u>UNPAID</u>

PAYMENT DUE UPON RECEIPT. INTEREST OF 1.5% PER MONTH WILL BE ADDED AFTER 30 DAYS.

2

September 29, 2010

Statement No: 100013687

For professional services rendered with regard to:

Re: Village of Oak Park

Aug 2, 2010	DSD	fact research regarding docket entries for same.	0.30
Aug 3, 2010	WNH	Review of rule with regard to due date for Statement of Position; review of Supreme Court mandate; prepared correspondence to client regarding same; follow-up communication with client regarding same; follow-up with Daniel Dooley regarding status and go forward plan.	1.30
Aug 3, 2010	DSD	Legal research regarding attorney fees in prevailing party §1983 case; review memorandum regarding same; fact research regarding nature of new ordinance in Oak Park.	1.40
Aug 4, 2010	WNH	Review of new Oak Park ordinance; strategy discussions with Daniel Dooley regarding same and next steps; work on Rule 54 language; review of historical email exchange with regard to report to court.	1.30
Aug 4, 2010	DSD	Research regarding procedure for Rule 54 statement; draft language for same; fact research regarding current status of Oak Park hand gun ban.	2.00
Aug 9, 2010	DSD	Legal research regarding form for motions on costs and fees in Northern District of Illinois.	1.60
Aug 10, 2010	WNH	Examined and responded to emails regarding next steps and participated in discussions regarding same	0.50
Aug 11, 2010	WNH	Review of communications with regard to preparation and filing of Rule 54 statement	0.50
Aug 16, 2010	DSD	E-mails with client and Bill Howard regarding strategy for Rule 54 statement; telephone conference regarding strategy for filing separate statements; revise statement per Bill Howard.	0.60

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September 29, 2010

Aug 16, 2010	WNH	Continued review of draft R. 54 statement and discussion of next steps with D. Dooley including communication with opposing counsel regarding same	0.30
Aug 17, 2010	DSD	Conference with Bill Howard regarding procedure for filing Rule 54 statement; legal research regarding filing separate statements e-mail with Steve Halbrook regarding same; telephone conference with Oak Park counsel regarding joint Rule 54 statement.	1.10
Aug 17, 2010	WNH	Tended to issues regarding Rule 54 statement	0.50
Aug 18, 2010	WNH	Tended to issues with regard to Rule 54 statement	0.30
Aug 19, 2010	DSD	Revise Rule 54 statement consistent with Steve Halbrook's instructions; review Rule 54 statement in companion case; review docket of district court regarding procedural posture of case prior to appeal for Rule 54 statement.	0.50
Aug 19, 2010	WNH	Discussion with Dan Dooley regarding communications with opposing counsel on issues pertaining to Rule 54 statement and examined communications with regard to filing Rule 54 statement	0.50
Aug 20, 2010	DSD	Revise and prepare for filing Rule 54 statement, notice and certificate of service; manually file same; telephone conference with Stephen Kolodziej regarding same.	1.50
Aug 20, 2010	WNH	Tended to and work on finalizing Rule 54 statement	0.80
Aug 25, 2010	DSD	Review final order from Seventh Circuit Opinion; attend to collecting issues regarding attorney fees and costs.	0.50
Aug 25, 2010	WNH	Review of decision from 7th Circuit remanding to District court and considered implications of same and forwarded to client for review and consideration; review of client's response to same	0.50
Aug 26, 2010	DSD	Review McDonald plaintiff Rule 54 statement and e-mails from client regarding same.	0.30

		4 Septem	ber 29, 2010
Aug 27, 2010	WNH	Review of McDonald Rule 54 statement filed by McDonald's counsel and communications from	0.30
Aug 30, 2010	DSD	client regarding same Review bills for fee application redacting privileged and/or confidential information; legal research regarding rules for redacting privileged	1.50
Aug 31, 2010	DSD	information. Review correspondence from Steve Halbrook regarding strategy for fee recoveries; review local rules regarding same; review legal research	0.50
Aug 31, 2010	WNH	regarding prevailing party status. Examined correspondence with regard to fees on case.	0.30
FEE SUMMAR	Y		
	TIMEKE Howard, Dooley, TOTAL	William N. 7.10 475.00 Daniel S. 11.80 295.00 HOURS 18.90	FEES \$3,372.50 \$3,481.00 \$6,853.50
DISBURSEMEN	NTS		
Aug 30, 2010	FIRM	Photocopying	83.20
Aug 30, 2010	FIRM	Computer Legal Research - Westlaw 08/10 Westlaw Charges -DOOLEY, DANIEL S	139.15
DISBURSEMEN	IT SUMM	ARY	
	Photocop	pying	83.20

5

September 29, 2010

Computer Legal Research - Westlaw

139.15

TOTAL DISBURSEMENTS

\$222.35

TOTAL FEES AND DISBURSEMENTS

\$7,075.85

October 20, 2010

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100016120

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH SEPTEMBER 30, 2010:

PREVIOUS BALANCE

\$7,075.85

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$3,296.50 \$0.00

TOTAL AMOUNT OF CURRENT STATEMENT

2,679.00

2

October 20, 2010

Statement No: 100016120

For professional services rendered with regard to:

Re: Village of Oak Park

Sep 1, 2010	WNH	Examined final judgment issued by 7th Circuit; work on issues pertaining to costs recovery.	0.50
Sep 2, 2010	DSD	Legal research regarding taxable costs in Seventh	1.40
Sop 2, 2010	202	Circuit; review invoices regarding same.	20.00
Sep 2, 2010	WNH		
5 ° p =, 2010			
Sep 2, 2010	WNH	Tended to issues with Oak Park's counsel in effort	1.30
1 ,		to resolve same; tended to issues pertaining to	
		attorneys fees; examined communications from	
		team regarding attorneys fees and next steps;	
		review of correspondence and communication	
		regarding draft petition for attorneys fees.	
Sep 3, 2010	DSD	Review bill of costs; fact research and legal	0.70
		research regarding same; telephone conference with	
		Seventh Circuit clerk regarding same.	
Sep 7, 2010	DSD	Prepare bill of costs and attend filing of same.	0.80
Sep 8, 2010	WNH	Tended to filing of bill of costs.	0.30
Sep 17, 2010	DSD	Review orders by seventh circuit and confirm bill	0.30
		of cost accuracy.	
Sep 22, 2010	DSD	Revise amended complaint.	0.30
Sep 29, 2010	DSD	Telephone conference with Alexa Shea regarding	1.80
		prevailing party status and fees due; review	
		memorandum from Stephen Halbrook regarding	
		prevailing party status based on Oak Park's	
		ambivalence with regard to fees issues; review	
		NDIL law regarding same.	
Sep 30, 2010	DSD	Telephone conference with Alexa Shea regarding	0.40
		bill of cost payment; prepare documents to send to	
		Alexa Shea regarding same.	

3

October 20, 2010

FEE SUMMARY

TIMEKEEPER	<u>HOURS</u>	RATE	FEES	
Howard, William N.	2.10 3.40	475.00	\$1,615.00 997.50)
Dooley, Daniel S.	5.70	295.00	\$1,681.50	
TOTAL HOURS	9.10		•	

TOTAL FEES

TOTAL FEES AND DISBURSEMENTS

\$3,296.50 2619.00

November 30, 2010

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100018302

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH OCTOBER 31, 2010:

PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$9,513.50 \$1,616.34

TOTAL AMOUNT OF CURRENT STATEMENT

\$11,129.84

2

November 30, 2010

Statement No: 100018302

For professional services rendered with regard to:

Re: Village of Oak Park

Oct 5, 2010	DSD	Legal recentch recording man at the f	
0000, 2010	DOD	Legal research regarding procedure for securing attorneys' fees; review bills for material to redact.	1.20
Oct 8, 2010	DSD	Review correspondence regarding coordinating	0.20
		order with Judge Shadur's chambers;	
		correspondence with Judge Shadur's staff regarding same.	
Oct 11, 2010	WNH	saire.	0.30
·			0.30
Oct 12, 2010	DSD	Review order by District Court and conference with	1.80
		Bill Howard regarding same; attend to fees issues	
		with counsel; legal research regarding appropriate	
Oct 12, 2010	WNH	format for presenting tasks performed.	
00112, 2010	*********	Tended to issues and communications with regard to attorneys fees claims.	0.50
Oct 13, 2010	DSD	Correspondence with counsel regarding attorneys	0.50
		fees; review memorandum from Steve Halbrook	0.50
		regarding attorneys' fees issues.	
Oct 14, 2010	WNH		0.30
Oct 14, 2010	WANTE		
Oct 14, 2010	WNH	Continued tending to issues pertaining to attorneys	0.30
		fees and examined materials and correspondence with regard to same.	
Oct 15, 2010	DSD	Letter to Alex Shea regarding payment of court	1 70
•		costs and fees; multiple telephone conferences	1.70
		regarding fee issues and methods for recovery;	
		review billing statements to make revisions to same	
		for fee motion; correspondence with client	
0-4 10 2010	Dab	regarding payment options.	
Oct 18, 2010	DSD	Correspondence with counsel and client regarding	0.80
		fee motion issues; review local rules and federal	
		rules regarding same and case law interpreting deadlines for fees motion.	
		deadines for ices inotion.	

November 30, 2010

Oct 19, 2010	DSD	Review correspondence from client regarding fee motion issues; correspondence with co-counsel regarding scheduling conference call regarding same; telephone conference with opposing counsel regarding scheduling phone conference to discuss fee issues; attend to compiling data for fees motion.	1.50
Oct 19, 2010 Oct 20, 2010	WNH DSD	Tended to issues with regard to attorneys fees. Attend to logistics of conference call to discuss issues surrounding fees with opposing counsel; telephone conference with opposing counsel regarding their potential opposition to prevailing party status; legal research regarding potential alternative deadline for fees motion based on statements from co-counsel; compile and review information for fee motion.	0.50 2.30
Oct 21, 2010	DSD	Conference call with co-counsel and opposing counsel regarding fee request and prevailing party status; telephone conference with co-counsel regarding same; draft motion and order regarding request for fee schedule from court and conference with co-counsel and opposing counsel regarding same; attend to filing order regarding same; legal research regarding prevailing party issue; compile and review data for potential fee motion; legal research regarding necessary elements of fees motion and particular with regard to disclosing rates.	3.50
Oct 21, 2010	WNH	Tended to issues with regard to pleadings seeking entry of attorneys fees including communications with client regarding same and discussions with D. Dooley regarding same.	1.80
Oct 22, 2010	DSD	Legal research for fees motion and fact research ; follow up on filing regarding courtesy copies.	1.60
Oct 22, 2010	WNH	Continued tending to issues with regard to motion for attorneys fees and related issues.	1.00

			4		Novemb	per 30, 2010
Oct 25, 2010	DSD	hearing on mo affidavits rega fact research f	espondence with option for attorney, arding fees and curon same; legal resissue with fees re	s' fees s istomar search r	chedule; draft y charges;	4.60
Oct 25, 2010	WNH	Tended to num D. Dooley reg	nerous communic arding award of t	eations ees and	l pleadings	1.80
Oct 26, 2010	DSD	and communications with regard to same. Attend hearing on motion to set fees motion schedule; conference with opposing counsel after hearing.				1.60
Oct 26, 2010	WNH	hearing. Tended to issues with regard to status and go forward plan with regard to cross memos on prevailing party status.				0.30
FEE SUMMAR	Y					
	TIMEKE	William N. Daniel S. HOURS	21	JRS 5.80 3.30 3.10	<u>RATE</u> 475.00 295.00	FEES \$3,230.00 \$6,283.50 \$9,513.50
DISBURSEMEN	VTS					
Oct 18, 2010	FIRM		gal Research - W		ANIEI C	72.90
Oct 21, 2010	FIRM		10/10 Westlaw Charges -DOOLEY,DANIEL S Photocopying			16.80
Oct 21, 2010	DSD	Telephone Arkadin				18.08
Oct 25, 2010	FIRM	Computer Le	gal Research - W w Charges -DOO		ANIEL S	1,508.56
DISBURSEMEN	IT SUMM	ARY				
	Photocop Compute Telephor	r Legal Researc	h - Westlaw			16.80 1,581.46
	i ciopiioi		DISBURSEMEN	TS		18.08 <u>\$1,616.34</u>
c:\bills\529172.bil	TOTA	L FEES AND D	ISBURSEMEN	TS		\$11,129.84

January 7, 2011

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520 Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No.

100020929

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH NOVEMBER 30, 2010:

PREVIOUS BALANCE

\$0.00

\$1,412.50 527.50

FEES FOR THIS STATEMENT DISBURSEMENTS

DISBURSEMENTS

<u>\$2,835.70</u>

TOTAL AMOUNT OF CURRENT STATEMENT

*\$4,248.20 *3,363.20

2

January 7, 2011

Statement No: 100020929

For professional services rendered with regard to:

Re: Village of Oak Park

Nov 1, 2010	DSD	Legal research regarding page limits for briefs and use of cover and signature pages to impact brief	0.50
Nov 1, 2010	WNH	length; e-mail with Steve Halbrook regarding same. Communications with Steve Halbrook and Daniel Dooley regarding issues pertaining to local rules for fees issues.	0.30
Nov 2, 2010	DSD	ices issues.	
Nov 3, 2010	DSD		
		; legal research regarding state law on possession in home and elsewhere.	
Nov 15, 2010	WNH	Follow-up on status and go forward plan.	0.50

FEE SUMMARY

TIMEKEEPER Howard, William N. Dooley, Daniel S. TOTAL HOURS	HOURS 0.80 •50 3.50 4.30	RATE 475.00 295.00	<u>FEES</u> \$380.00 \$ 1,032.30 / 47.5 0
TOTAL FEES			\$1412.50 537.5 0

DISBURSEMENTS

Nov 15, 2010 FIRM Computer Legal Research - Westlaw 1,462.62 11/10 Westlaw Charges -DOOLEY,DANIEL S

		3	January 7, 2011
Nov 16, 2010 Nov 16, 2010	FIRM FIRM	Computer Legal Research - Westlaw 11/10 Westlaw Charges -DOOLEY,DANIEL Computer Legal Research - Westlaw	346.30 S 1,026.78
		11/10 Westlaw Charges -DOOLEY,DANIEL	S
DISBURSEMEN	IT SUMMA	ARY	
	Computer	Legal Research - Westlaw TOTAL DISBURSEMENTS	2,835.70 \$2,835.70
	TOTAL	FEES AND DISBURSEMENTS	\$4,248.20 •
			¥3,363.20

January 26, 2011

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100023610

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH DECEMBER 31, 2010:

PREVIOUS BALANCE

\$4,248.20

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$5,353.00

\$619.88

TOTAL AMOUNT OF CURRENT STATEMENT

\$5,972.88

2

January 26, 2011

Statement No: 100023610

For professional services rendered with regard to:

Re: Village of Oak Park

Dec 7, 2010	WNH	Review of pleadings and filings and related materials for filing.	0.80
Dec 8, 2010	WNH	Tended to issues pertaining to fees request.	1.30
Dec 9, 2010	DSD	Review brief regarding prevailing party status for attorney fees; comment on same to Steve Halbrook.	0.40
Dec 10, 2010	WNH	Examined materials from S. Halbrook with regard to Appendix and related materials; review of final draft of motion from S. Halbrook.	1.50
Dec 13, 2010	WNH	Tended to filing motion for fees and follow-up with regard to same.	1.30
Dec 15, 2010	DSD	Attend to filing of memorandum regarding prevailing party status.	0.30
Dec 16, 2010	WNH	Review of email from Steve Halbrook and memoranda filed by Oak Park.	1.30
Dec 20, 2010	WNH	Tend to status conference.	0.30
Dec 21, 2010	DSD	Attend status hearing to inform Court of settlement.	0.70
Dec 21, 2010	WNH	Follow-up with Dan Dooley regarding status and general go forward as a result of status hearing; prepared communication with client regarding goings-on during and after hearing and next steps; examined motion to hold fee petition in abeyance and related motion filed by MacDonald Plaintiff's counsel.	1.00
Dec 22, 2010	WNH	Examined decision from court; examined certain authority relied upon by court.	0.80
Dec 23, 2010	WNH	Tended to issues pertaining to filing of notice of appeal.	0.50

			3	Janua	ry 26, 2011
Dec 27, 2010	WNH	of permission and and follow-up on materials; review communications same; follow-up t Notice of Appeal	with client regarding of direction to file Not calendar for filing su of Notice of Appeal; with counsel regarding o determine timing o by MacDonald's count; review of motion to	ice of Appeal pplemental g filing of f filing of nsel; review	1.30
Dec 28, 2010	WNH	Examined email from Steve Halbrook regarding status and report of proceedings in case; review of opposing counsel's motion for fees			
FEE SUMMAR	Y				
	TIMEKEEPER Howard, William N. Dooley, Daniel S. TOTAL HOURS		HOURS 10.40 1.40 11.80	<u>RATE</u> 475.00 295.00	FEES \$4,940.00 \$413.00
	TOTAL FEES				\$5,353.00
DISBURSEME	NTS				
Dec 30, 2010	FIRM	Computer Legal 12/10 Westlaw (ANIELS	551.98	
Jan 5, 2011	WNH	Court Reporter's VENDOR: Scarp 20100203; DAT 12/21 Transcript	y	67.90	
DISBURSEMEN	NT SUMM	ARY			
		r Legal Research - porter's Fee - Trans TOTAL DIS			551.98 67.90 <u>\$619.88</u>
c:\bills\534480.bil	TOTA	L FEES AND DISI	BURSEMENTS		\$5,972.88

February 21, 2011

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100025895

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JANUARY 31, 2011:

PREVIOUS BALANCE

\$5,972.88

FEES FOR THIS STATEMENT

\$1,194.50

DISBURSEMENTS

\$1,044.25

TOTAL AMOUNT OF CURRENT STATEMENT

\$2,238.75

2

February 21, 2011

Statement No: 100025895

For professional services rendered with regard to:

Re: Village of Oak Park

Jan 3, 2011	WNH	Examined order from appellate court with regard to filing of brief; tended to issues relating to filing of docketing statement.	0.30
Jan 4, 2011	DSD	Review pleadings re: appeal of denial of attorneys' fees; e-mails with client re: same	0.30
Jan 5, 2011	DSD	Attend to preparing materials for appeal	0.50
Jan 10, 2011	DSD	Review documents regarding consolidation of appeal; consider jurisdictional issues with regard to supplemental opinion issued by Judge Shadur.	0.70
Jan 11, 2011	WNH	Examined docket with regard to briefing schedule and orders with regard to appeals and related matters.	0.30
Jan 13, 2011	WNH	Tended to preparation of recent filings.	0.30
Jan 24, 2011	DSD	Conference calls with opposing counsel re: appendix proposed for appellate briefs; conference with Steve Halbrook re: same; draft letter memorializing conversation with opposing counsel re: appendix	1.10

FEE SUMMARY

<u>TIMEKEEPER</u>	<u>HOURS</u>	RATE	FEES
Howard, William N.	0.90	475.00	\$427.50
Dooley, Daniel S.	2.60	295.00	\$767.00
TOTAL HOURS	3.50		
TOTAL FEES			\$1,194.50

		3	February 21, 2011
DISBURSEME	NTS		
Jan 3, 2011	FIRM	Computer Legal Research - Westlaw	526.85
Jan 7, 2011 Jan 11, 2011	FIRM LSB	01/11 Westlaw Charges - DOOLEY,DANIE Photocopying Filing Fee VENDOR: American Express; INVOICE#: STMT01/11/11; DATE: 1/11/2011 12/27 Filing of Notice of Appeal	12.80 455.00
Jan 31, 2011	FIRM	Photocopying	49.60
DISBURSEMEN	JT SUMMA	ARY	
	Photocop Compute Filing Fe	r Legal Research - Westlaw	62.40 526.85 455.00 <u>\$1,044.25</u>
	TOTAI	FEES AND DISBURSEMENTS	\$2,238.75

April 6, 2011

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100028322

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH FEBRUARY 28, 2011:

PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$8,835.00 \$2,062.90

TOTAL AMOUNT OF CURRENT STATEMENT

\$10,897.90

2

April 6, 2011

Statement No: 100028322

For professional services rendered with regard to:

Re: Village of Oak Park

Jan 21, 2011	WNH	Review of response to docketing statement; follow- up with Dan Dooley regarding same.	0.30
Jan 24, 2011	WNH	Examined response filed by Oak Park and discussion with Dan Dooley regarding same; work	1.00
		on docketing and filing issues.	
Jan 25, 2011	WNH	Tended to filing briefs, follow-up with Dan Dooley regarding same.	1.30
Jan 26, 2011	WNH	Follow-up with issues pertaining to dismissal of case.	0.30
Jan 31, 2011	WNH	Tended to issues with regard to appendix preparation and review of various drafts of pleadings to be filed.	1.30
Feb 1, 2011	WNH	continued review of current draft of Argument for brief re attorneys' fees, work on preparation of various aspects of brief.	1.30
Feb 2, 2011	WNH	Continued review of current draft of Argument for brief regarding attorneys' fees, work on preparation of various aspects of brief; examined communications amongst team regarding edits and	1.50
		changes to brief.	
Feb 3, 2011	WNH	Tended to issues with regard to finalization of brief and follow-up with Dan Dooley regarding same.	0.50
Feb 4, 2011	WNH	Review of various communications amongst team members re status and next steps and attempts to simplify briefing and combining sections and discussion amongst team as to how to best handle; tended to issues with regard to Appendix preparation.	1.00

		3	April 6, 2011
Feb 8, 2011	WNH	Review of communications with co-counsel regarding status and general go forward plans for filing appellate brief; strategy discussions with Day Dooley regarding same; review of preliminary sections of appellate brief.	1.80 n.
Feb 9, 2011	WNH	Review of revised brief; examined communication amongst team members.	s 1.30
Feb 10, 2011	WNH	Tended to issues with regard to filing of brief including review of draft, review of edits by cocounsel, review of email from opposing counsel regarding appendix and communications amongst team regarding same; review of points raised by opposing counsel and others with regard to appendix and related matters; examined numerous items of correspondence.	2.80
Feb 11, 2011	WNH	Review of updated brief; tended to requests for amicus briefings; tended to issues with regard to filing of brief.	1.30
Feb 12, 2011	WNH	Review of latest draft of brief.	1.30
Feb 14, 2011	WNH	Tended to remaining issues to complete preparation of brief including work with Assistant and Daniel Dooley.	
Feb 17, 2011	WNH	Tended to securing copies of brief for client and co counsel.	- 0.30
FEE SUMMAR	Y		
	TIMEKI Howard, TOTAL	William N. 18.60 475.00	<u>FEES</u> \$8,835.00
	TOTAL	FEES	\$8,835.00

		4	April 6, 2011
DISBURSEME	NTS	•	
Jan 25, 2011	DO	Local Messenger Delivery Mayor Brown 4263-665	6.05
Feb 14, 2011	FIRM	Photocopying	1.010.20
Feb 14, 2011	WNH	Air Express Delivery	1,910.20
ŕ		Stephen P Halbrook 30898	58.77
Feb 14, 2011	WNH	Air Express Delivery	26.08
		David G Sigale 30898	20.00
Feb 14, 2011	WNH	Air Express Delivery	61.80
		Alan Gura 30898	
DISBURSEMEN	JT SUMM	ARV	
		, 11C 1	
	Photocop	oying	1,910.20
		essenger Delivery	6.05
	Air Expr	ess Delivery	146.65
		TOTAL DISBURSEMENTS	\$2,062.90
	TOTA	L FEES AND DISBURSEMENTS	\$10,897.90

April 19, 2011

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100030841

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MARCH 31, 2011:

PREVIOUS BALANCE

\$10,897.90

FEES FOR THIS STATEMENT **DISBURSEMENTS**

\$997.50 **\$49.65**

TOTAL AMOUNT OF CURRENT STATEMENT

\$1,047.15

2

April 19, 2011

Statement No: 100030841

For professional services rendered with regard to:

Re: Village of Oak Par

Feb 25, 2011	WNH	Tended to issues with law in a few areas of	h regard to supplen brief and work wit	nenting case h Dan	1.30
Mar 10, 2011	WNH	Dooley regarding sar Review of motion fil response; communication	ed by City to exten	d time for garding	0.30
Mar 28, 2011	WNH	same. Examined Institute for	or Justice Amicus b	rief.	0.50
FEE SUMMAR	Y				
	TIMEKE Howard, TOTAL I	William N.	HOURS 2.10 2.10	<u>RATE</u> 475.00	<u>FEES</u> \$997.50
	TOTAL F	FEES			<u>\$997.50</u>
DISBURSEMEN	ITS				
Feb 14, 2011	DO	Local Messenger D Mayor Brown 4284			6.05
Feb 14, 2011	DO	Local Messenger D Klein 4284-823			6.05
Feb 14, 2011	DO	Local Messenger De City of Chicago Lav			6.05
Feb 14, 2011	DO	Local Messenger Do City of Chicago 428	elivery		6.05
Feb 14, 2011	DO	Local Messenger De Brener Ford Moroe	elivery		6.05
Mar 3, 2011 Mar 28, 2011	FIRM FIRM	Photocopying Photocopying	4204-830		13.20 6.20

3	April 19, 2011
DISBURSEMENT SUMMARY	
Photocopying	19.40
Local Messenger Delivery	30.25
TOTAL DISBURSEMEN	TS <u>\$49.65</u>
TOTAL FEES AND DISBURSEMEN	TS \$1.047.15

June 14, 2011

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100034710

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH APRIL 30, 2011:

PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT

DISBURSEMENTS

\$807.50 \$0.40

TOTAL AMOUNT OF CURRENT STATEMENT

\$807.90

2

June 14, 2011

\$807.90

Statement No: 100034710

For professional services rendered with regard to:

Re:	Village	of Oak	Park

Re: Village of	Oak Park				
Apr 8, 2011 Apr 11, 2011	WNH WNH	Review of notice time to file brie	ussions about next sto ce regarding request the ef; communications and ding same regarding a ircumstances	for extension of mongst client	0.30 0.30
Apr 12, 2011	WNH	Review of notic	ce from court allowing ee and reply briefs; ac	g extension of lvised client	0.30
Apr 29, 2011	WNH		amination of brief fil	ed by Oak Park	0.80
FEE SUMMAR	Y				
	TIMEKI Howard, TOTAL	William N.	HOURS 1.70 1.70	<u>RATE</u> 475.00	<u>FEES</u> \$807.50
	TOTAL	FEES			\$807.50
DISBURSEMEN Apr 12, 2011	NTS FIRM	Photocopying			0.40
DISBURSEMEN	NT SUMM	IARY			
	Photoco		DISBURSEMENTS		0.40 \$0.40
	~~~	·			

TOTAL FEES AND DISBURSEMENTS

July 7, 2011

#### FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn. 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100035641

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MAY 31, 2011:

PREVIOUS BALANCE

\$807.90

FEES FOR THIS STATEMENT

\$4,892.50

**DISBURSEMENTS** 

\$308.20

TOTAL AMOUNT OF CURRENT STATEMENT

\$5,200.70

2

July 7, 2011

Statement No: 100035641

For professional services rendered with regard to:

Re: Village of Oak Park

May 1, 2011	WNH	Commenced examination of NRA fees brief from	0.50
•		opposition.	0.50
May 2, 2011	WNH	Communications with Steve Halbrook with regard	2.80
		to communication with court and providing notice	
		to Steve regarding developments and related issues; review of response brief; tended to outline of	
		potential arguments in preparation of reply brief.	
May 3, 2011	WNH	Continued review of Response brief filed by Oak	0.80
• •		Park;	0.00
May 6, 2011	WNH	Commenced review of draft Reply brief co-counsel	1.00
		and communications from co-counsel regarding	
Mars 11 2011	MANTET	same.	
May 11, 2011	WNH	Continued review of draft of appellee brief and communications w/ team re status and next iteration	2.80
		of changes, additions and related matters; review of	
		procedural history under Rule 16 to determine	
		course of action with regard to possibly using that	
		history to show that there was nothing left to	
		determine as the court made a ruling that this was	
		determinative; communications with team	
		regarding same, next steps, changes, and related;	
		work on possible language for argument with regard to Rule 16 to be incorporated into brief.	
May 12, 2011	WNH	Continued work on Reply brief, managing edits and	1.30
•		related work; communications with team regarding	1.50
		same.	
May 13, 2011	WNH	Tended to finalizing and filing of Oak Park brief and communications with team regarding same.	0.50
May 16, 2011	WNH	Review of McDonald brief regarding fees;	0.30
		coordination with Steve Halbrook regarding status	
		and next steps and arguing at 7th Circuit	

3

July 7, 2011

May 20, 2011

WNH

Review of availability notice from court of appeals

0.30

FEE SUMMARY

**TIMEKEEPER** Howard, William N. **HOURS** 10.30

<u>RATE</u> 475.00

<u>FEES</u> \$4,892.50

**TOTAL HOURS** 

10.30

\$4,892.50

**TOTAL FEES** 

**DISBURSEMENTS** 

May 13, 2011

**FIRM** 

Photocopying

307.80

May 16, 2011

**FIRM** 

Photocopying

0.40

DISBURSEMENT SUMMARY

Photocopying

TOTAL DISBURSEMENTS

308.20

\$308.20

TOTAL FEES AND DISBURSEMENTS

\$5,200.70

July 25, 2011

#### FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520

Christopher Conte National Rifle Assn/Institute for Legislative Action 11250 Waples Mill Rd. Fairfax, VA 22939



Statement No. 100039788

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JUNE 30, 2011:

PREVIOUS BALANCE

\$5,200.70

FEES FOR THIS STATEMENT

\$3,217.00

**DISBURSEMENTS** 

\$10.00

TOTAL AMOUNT OF CURRENT STATEMENT

\$3,227.00

2

July 25, 2011

Statement No: 100039788

For professional services rendered with regard to:

#### Re: Village of Oak Park

Jun 2, 2011	WNH	Follow-up on entry of final judgment and issues	0.50
5 dii 2, 2011	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	pertaining to which cases final judgment was entered.	0.50
Jun 3, 2011	WNH	Review of article with regard to attorneys' fees;	1.50
		commenced review of attorney's fees decisions to	
		ascertain scope and extent of disclosure for same.	
Jun 6, 2011	WNH	Tended to issues pertaining to bill of costs and communications with client regarding same.	0.80
Jun 8, 2011	WNH	Tended to prep and review of bill of costs for case	0.80
		and work with team regarding same.	
Jun 9, 2011	GLW	Analyze the federal appellate rules and relevant	0.40
		statutory provisions, and revise the bill of costs for	
		the appeal.	
Jun 9, 2011	WNH	Tended to bill of costs, review of communications	0.50
		regarding same.	
Jun 10, 2011	WNH	Te-work on bill of costs and communications with	0.50
		team regarding same.	
Jun 13, 2011	WNH	Tended to filing costs motion; communications	0.50
		with other counsel regarding same; follow-up on	
		discussions with Clerk of Court regarding bill and	
		preparation of amendments regarding same.	
Jun 15, 2011	WNH	Review of article regarding Chicago not paying for	0.30
		Oak park's legal fees; communication with Todd	
		Vandermyde regarding same.	
Jun 16, 2011	WNH	Follow-up on bill of costs issues.	0.30
Jun 24, 2011	WNH	Review of mandate issued from court; examined	0.50
		communication from Steve Halbrook regarding	
		status and next steps.	

July 25, 2011

0.40

Jun 30, 2011

**GLW** 

Confer with Bill Howard regarding researching how court's determine what fees and reasonable

and what showing needs to be made to support the claim for fess, and begin researching same.

#### FEE SUMMARY

<u>TIMEKEEPER</u>	<u>HOURS</u>	<u>RATE</u>	<u>FEES</u>
Howard, William N.	6.20	475.00	\$2,945.00
Wills, Garry L.	0.80	340.00	\$272.00
TOTAL HOURS	7.00		

TOTAL FEES

\$3,217.00

#### **DISBURSEMENTS**

Jun 13, 2011	FIRM	Photocopying	9.00
Jun 30, 2011	FIRM	Photocopying	1.00

#### DISBURSEMENT SUMMARY

Photocopying		10.00
	TOTAL DISBURSEMENTS	<u>\$10.00</u>

TOTAL FEES AND DISBURSEMENTS

\$3,227.00

## SUPPLEMENTAL INVOICES (THROUGH 08/31/11)

September 6, 2011

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520



Statement No. 100041606

Re:

Village of Oak Park

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JULY 31, 2011:

PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT **DISBURSEMENTS** 

\$7,781.00 \$753.09

TOTAL AMOUNT OF CURRENT STATEMENT

\$8,534.09

2

September 6, 2011

Statement No: 100041606

For professional services rendered with regard to:

Re: Village of Oak Park

Jun 27, 2011	WNH		0.80
Jun 28, 2011	WNH		0.50
Jun 30, 2011	WNH		2.30
Jul 1, 2011	GLW		0.50
Jul 5, 2011	WNH		0.80
Jul 6, 2011	GLW		1.50
			,
Jul 7, 2011	WNH		0.50

	3	September 6, 2011
WNH		0.80
WNH		1.50
WNH		0.50
WNH		0.20
WNH		0.30
GLW		1.10
WNH		1.20
WNH		0.50
WNH		0.30
GLW		0.90
GLW		1.50
WNH		0.30
GLW		0.90
	WNH WNH WNH WNH GLW GLW GLW WNH	WNH WNH WNH GLW WNH WNH WNH GLW GLW GLW WNH

			4	Septemb	per 6, 2011
Jul 29, 2011	WNH				1.30
FEE SUMMAR	Υ				
	TIMEKE Howard, Wills, Ga TOTAL I	William N. rry L.	HOURS 11.80 6.40 18.20	<u>RATE</u> 475.00 340.00	FEES \$5,605.00 \$2,176.00
	TOTAL I	FEES			<u>\$7,781.00</u>
DISBURSEME	NTS				
Jul 6, 2011	FIRM		Research - Westlaw Charges -WILLS,GAF	RRY L	223.54
Jul 14, 2011	FIRM	Photocopying	,		6.60
Jul 20, 2011	FIRM	Computer Legal	Research - Westlaw Charges -WILLS,GAF	RRY L	489.46
Jul 29, 2011	FIRM	Photocopying	,		13.20
Aug 2, 2011	WNH	Air Express Del Christopher Con			20.29
DISBURSEME	NT SUMM	ARY			
	Photocop	ovina			19.80
		er Legal Research -	. Westlaw		713.00
		ess Delivery	11 ODUCH		20.29
	ин ехы		SBURSEMENTS		\$753.09
	TOTA	L FEES AND DIS	BURSEMENTS		\$8,534.09

Case: 1:08-cv-03696 Document #: 102-3 Filed: 01/18/12 Page 62 of 64 PageID #:825

### Freeborn & Peters LLP

September 15, 2011

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520



\$1,083.49

Statement No. 100042799

Re:

Village of Oak Park

TOTAL AMOUNT OF CURRENT STATEMENT

Client Matter ID No. 26457-0002

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH AUGUST 31, 2011:

PREVIOUS BALANCE	\$8,534.09
FEES FOR THIS STATEMENT	\$760.00
DISBURSEMENTS	<u>\$323.49</u>

2

September 15, 2011

Statement No: 100042799

For professional services rendered with regard to:

Re: Village of Oak Park

Jul 15, 2011	WNH	0.50
Aug 1, 2011	WNH	0.30
Aug 4, 2011	WNH	0.80

#### FEE SUMMARY

<u>TIMEKEEPER</u>	<u>HOURS</u>	<u>RATE</u>	<u>FEES</u>
Howard, William N.	1.60	475.00	\$760.00
TOTAL HOURS	1.60		
TOTAL FEES			<u>\$760.00</u>

#### **DISBURSEMENTS**

Jul 13, 2011	FIRM	Telephone	7.64
•		Arkadin ref: NRA Fee Petition	
Aug 5, 2011	DO	Local Messenger Delivery	6.05
-		Mayor Brown 4491-702	
Aug 5, 2011	FIRM	Photocopying	309.80

3

September 15, 2011

#### DISBURSEMENT SUMMARY

TOTAL FEES AND DISBURSEMENTS	\$1,083,49
TOTAL DISBURSEMENTS	<u>\$323.49</u>
Telephone	7.64
Local Messenger Delivery	6.05
Photocopying	309.80

Case: 1:08-cv-03696 Document #: 102-4 Filed: 01/18/12 Page 1 of 48 PageID #:828

## EXHIBIT "C"

July 29, 2009

FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520





Statement No.

Re:

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JUNE 30, 2009:

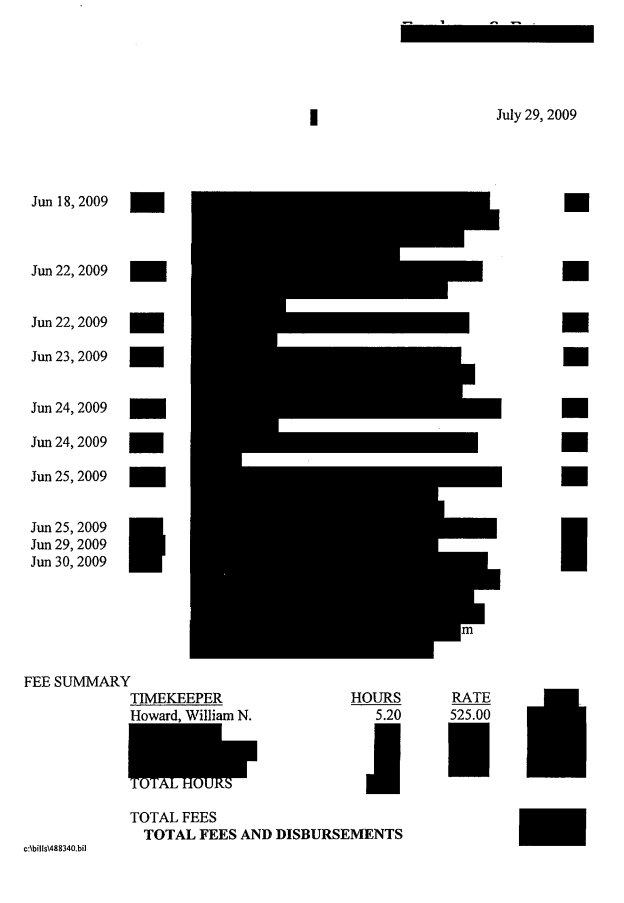
FEES FOR THIS STATEMENT DISBURSEMENTS TOTAL AMOUNT OF CURRENT STATEMENT



REMAINING RETAINER BALANCE:

.

**TOTAL AMOUNT DUE:** 



March 31, 2010

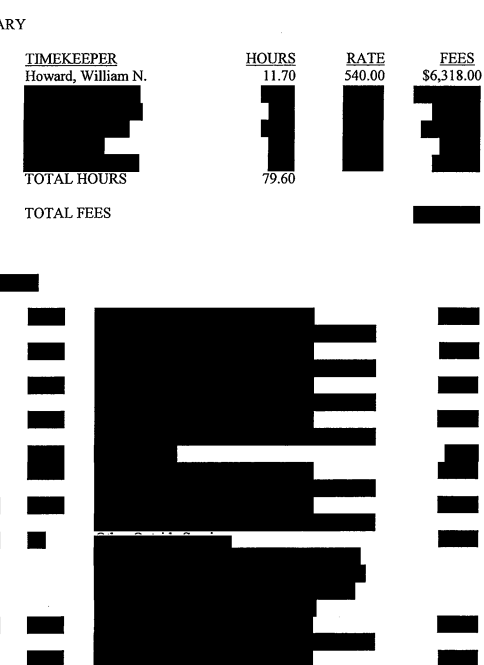
#### FEIN #36-3238755

Attorneys at Law 311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520 Statement No. Re: Chicago FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED Springfield THROUGH FEBRUARY 28, 2010: PREVIOUS BALANCE FEES FOR THIS STATEMENT DISBURSEMENTS TOTAL AMOUNT OF CURRENT STATEMENT

7

March 31, 2010

#### FEE SUMMARY



June 14, 2011

#### FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520





Statement No.

Re:

Chicago

Springfield



PREVIOUS BALANCE

\$0.00

FEES FOR THIS STATEMENT DISBURSEMENTS



TOTAL AMOUNT OF CURRENT STATEMENT

4

June 14, 2011

FEE SUMMARY

TIMEKEEPER Howard, William N.

HOURS 17.40 RATE 545.00

FEES \$9,483.00

TOTAL HOURS

TOTAL FEES

Photocopying

TOTAL FEES AND DISBURSEMENTS

Case: 1:08-cv-03696 Document #: 102-4 Filed: 01/18/12 Page 8 of 48 PageID #:835

## EXHIBIT "D"

## DANIEL S. DOOLEY Associate

ddooley@polsinelli.com Kansas City Phone: 816.360.4358 Fax: 816.572.5358

Daniel Dooley is an experienced litigator who regularly represents lending institutions and other creditors in the enforcement and protection of their rights. Mr. Dooley also represents bankruptcy trustees in adversary proceedings and asset recovery actions, working for the benefit of both creditors and debtor estates. Mr. Dooley enforces creditors rights both before and after judgment by enforcing lending agreements, obtaining extraordinary remedies, obtaining receiverships and recovering assets. In addition to his work on the behalf of creditors, Mr. Dooley has represented a wide variety of businesses in a business in complex commercial litigation, focusing on complex contractual disputes, securities litigation, consumer class action defense, non-compete agreement disputes, civil RICO matters and commercial fraud investigations.

Mr. Dooley regularly appears in federal and state courts throughout the country at trials and hearings and represents clients at arbitrations and mediations. He also has substantial experience presenting and arguing dispositive motions, facilitating both traditional and electronic discovery, advising clients regarding statutory compliance, and counseling clients regarding a wide variety of contracts, including non-compete agreements, purchase and sale agreements, LLC agreements, shareholder agreements, and licensing agreements.

#### **NEWS**

April 18, 2011

Polsinelli Shughart Expands Loan Enforcement Practice

#### **PUBLICATIONS & PRESENTATIONS**

2010

#### Commercial Fraud Manual

Publication by the American Bankruptcy Institute's Commerical Fraud Task Force

February 2009

Illinois Supreme Court Paves Way for Conscientious Objector Pharmacists
Illinois Institute for Continuing Legal Education Civil Litigation Flash Points Series



## Departments Financial Services

Practice Areas
Creditors Rights, Loan
Enforcement and Creditor
Bankruptcy
Representation

#### Education

J.D., cum laude, Indiana
University, Indiana Law
Journal, Managing Editor;
Sherman Minton Moot
Court Competition, SemiFinalist; Dean's List
B.A., University of Minnesota,
Dean's List; University
Scholar Award

Admissions Illinois, 2001 Missouri, 2008 Case: 1:08-cv-03696 Document #: 102-4 Filed: 01/18/12 Page 10 of 48 PageID #:837

# EXHIBIT "E"

CHICAGO . SPRINGSIELD



Printable PDF

V-Card

Rachel Atterberry

ASSOCIATE

ratterberry@freebornpeters.com

Chicago Office

Direct Phone: 312.360.6986 Direct Fax: 312.360.6572 Main Phone: 312.360.6000 Main Fax: 312.360.6520

## Summary of Experience

Rachel Atterberry is an Associate in the <u>Litigation</u> Practice Group and her areas of focus include: <u>Complex Disputes</u>, <u>E-Discovery</u> and <u>Employment Litigation</u>.

Ms. Atterberry focuses her practice on business and employment litigation. Some of her representative matters include working with other Freeborn & Peters attorneys to successfully obtain a preliminary injunction on behalf of a manufacturer whose specialized tooling was converted in China, as well as successfully obtaining a settlement (with no dollars paid) and dismissal with prejudice of the employment discrimination claims of a group of employees.

Ms. Atterberry has authored numerous separation agreements and dispositive motions, including several successful summary judgment briefs. Ms. Atterberry represents clients in federal and state courts throughout the United States on a wide variety of cases involving claims such as breach of contract, non-competition, unfair trade practices and defamation. She has represented clients in mediations and arbitrations.

Ms. Atterberry's significant experience in employment disputes includes handling the day-to-day management responsibilities of cases before the Equal Employment Opportunity Commission, the Illinois Department of Human Rights, the Illinois Human Rights Commission, other state agencies and state and federal courts.

Ms. Atterberry also counsels clients regarding various employment matters as well as electronic discovery issues, litigation holds, and records management.

Ms. Atterberry was selected for inclusion in Illinois Super Lawyers - Rising Stars for 2011 by Law & Politics magazine. Rising Stars are lawyers under the age of 40 who have been in practice for 10 years or less. Approximately 2.5 percent of up-and-coming attorneys in the sate are named to the Rising Stars list.

Ms. Atterberry joined the firm as a summer associate.

#### Education

 JD: Washington University in St. Louis School of Law Editor, Washington University Global Studies Law Review Jack Garden Humanitarian Award International Academy of Trial Lawyers Award Chair, Wiley Rutledge Moot Court

• BA, cum laude: DePauw University

## **Bar Admissions**

- Illinois
- · United States District Court, Northern District of Illinois
- United States District Court, Central District of Illinois
- United States Court of Appeals, Seventh Circuit

## **News & Events**

News

01/05/11 News

Twenty-Five Percent Named "Illinois Super Lawyers" and "Rising Stars"

## **Publications**

12/31/08 Counsel Connections - December 2008

03/31/08 Lawyers as Employees: Rights and Responsibilities

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#### Michael P. Kornak

Partner

311 South Wacker Drive Suite 3000 Chicago, IL 60606

312.360.6609 mkornak@freebornpeters.com

#### SUMMARY OF EXPERIENCE

Michael P. Kornak is a Partner in the Litigation Practice Group and serves as co-chair of the firm's Recruiting Committee and as a member of the Professional Review Committee.

Mr. Kornak has represented a broad range of clients across various industries. As a result, he has developed extensive experience in complex commercial cases, shareholder disputes, non-competition and trade-secret litigation, product-liability matters, and appeals. His practice is national in scope, and he has litigated matters in federal and state courts across the United States.

Prior to joining Freeborn & Peters, Mr. Kornak served as a law clerk to the Honorable Alice M. Batchelder, Circuit Judge for the United States Court of Appeals for the Sixth Circuit.

Mr. Kornak was recently selected as one of 2010's "40 Illinois Attorneys Under Forty to Watch" from more than 900 nominations by the Law Bulletin Publishing Company, publisher of the *Chicago Daily Law Bulletin* and *Chicago Lawyer*.

#### Representative Matters

- Successfully represented a large private company in the food industry, its Board of Directors, and its officers in two
  lawsuits involving a former officer. These suits, which culminated in three bench trials and a jury trial that lasted
  nearly six weeks, involved causes of action for fraud, breach of fiduciary duty, shareholder oppression, breach of
  contract, and tortious interference with business expectancy.
- Obtained dismissal of a derivative lawsuit asserting breach-of-fiduciary-duty claims against the Chief Executive
  Officer and Chairman of a health-care company. The case involved a novel legal question regarding a plaintiff's
  "standing" to bring derivative claims.
- Successfully represented a major oil company with respect to antitrust issues and disputes arising out of one of the largest industrial mergers in United States history.
- Successfully defended a major automobile manufacturer in a product-liability suit seeking more than \$20 million in damages. The National Law Journal heralded the victory as one of the top defense verdicts of the year.
- Represented a large medical-device company in non-competition, trade-secret, and product-liability disputes across
  the country.
- Served as national counsel for a fitness-equipment manufacturer in product-liability lawsuits filed throughout the United States.
- Successfully appealed a lawsuit brought against a large national bank. The Seventh Circuit Court of Appeals ruled
  that the case should be dismissed, and, in the process, established new law in the Circuit regarding the
  "citizenship" of a national bank for purposes of diversity jurisdiction.

Michael P. Kornak Partner

- Successfully appealed the dismissal of a breach-of-warranty lawsuit filed against a major automobile manufacturer, thereby obtaining court approval of the company's warranty language.
- Successfully appealed the dismissal of claims brought against a self-service storage facility in a case that involved an issue of first impression under Illinois law.

#### **EDUCATION**

- JD, summa cum laude: University of Illinois College of Law Topics Editor, University of Illinois Law Review Recipient of the O.A. Harker Prize (awarded to the top two students in the graduating class) Order of the Coif Rickert Scholar
- · BS in Accountancy: Indiana University

#### **BAR ADMISSIONS**

- · Illinois
- · United States District Court, Northern District of Illinois
- · United States Court of Appeals, Seventh Circuit



## Michael S. Mayer

Associate

311 South Wacker Drive Suite 3000 Chicago, IL 60606

312.360.6552 mmayer@freebornpeters.com

#### SUMMARY OF EXPERIENCE

Michael S. Mayer is an Associate in the Litigation Practice Group and his areas of focus include: Complex Disputes, Construction Litigation, Employment Litigation and White Collar Fraud.

Mr. Mayer centers his practice in business litigation, having worked on a broad array of matters in state court, federal court, and arbitration. Such matters include contract disputes, negligence, fraud, premises liability, property disputes, unjust enrichment, employment discrimination, trade secrets and spoliation of evidence. He has experience in various aspects of litigation, including motion practice, discovery, and pre-trial and trial preparation.

Recently, Mr. Mayer was named a "Rising Star" by *Illinois Super Lawyers* in 2011, a distinction given to less than three percent of the attorneys in *Illinois* by *Law & Politics* magazine.

Mr. Mayer joined the firm as a Summer Associate.

#### **Publications**

- Authored "Coleman v. Akpakpan: Adverse Consequences of Failure to Comply with Court Orders and Rules & Janowiak v. Tiesi: Retrospective Operations of Contracts," Illinois Institute for Continuing Legal Education Civil Litigation Flash Point Series (August 2010).
- Contributor to "Caught in the Crossfire: The (Supposedly) Innocent Attorneys Who Represent Accused Fraudsters."
   American Bankruptcy Institute Journal (May 2010).
- Authored "Doe v. Diocese of Dallas: Illinois Supreme Court Reaffirms That the Legislature Cannot Bring Time-Barred Claims Back From the Dead," Illinois Institute for Continuing Legal Education Civil Litigation Flash Points Series (October 2009).
- Co-author of the "Document Production and Organization" chapter appearing in the Business and Commercial Litigation Handbook, Illinois Institute for Continuing Legal Education (2007), as well as the 2009 Supplement to the chapter.
- Authored "Stepping In To Step Out Of Liability: The Proper Standard Of Liability For Referees In Foreseeable Judgment-Call Situations," 3 DePaul J. Sports L. & Contemp. Probs. 54 (Summer 2005).

## **EDUCATION**

- JD, magna cum laude: DePaul University College of Law Business Editor, DePaul Journal of Sports Law and Contemporary Problems Dean's Scholarship CALI Award recipient Order of the Coif
- BBA, with high distinction: University of Michigan

Case: 1:08-cv-03696 Document #: 102-4 Filed: 01/18/12 Page 16 of 48 PageID #:843

# Freeborn & Peters LLP

Michael S. Mayer Associate

## **BAR ADMISSIONS**

- Illinois
- · United States District Court, Northern District of Illinois

## BOARD ROLES, MEMBERSHIPS, ASSOCIATIONS

- Illinois Bar Association
- · American Bar Association



## Verona M. Sandberg

Associate

311 South Wacker Drive Suite 3000 Chicago, IL 60606

312.360.6437 vsandberg@freebornpeters.com

#### SUMMARY OF EXPERIENCE

Verona M. Sandberg is an associate in the Litigation practice group and her areas of focus include: Antitrust and Trade Regulation, Complex Disputes, E-discovery, and Employment Litigation.

Ms. Sandberg focuses her practice on business litigation, and has worked on a wide range of cases dealing with breach of contract, antitrust, and employment law. Some of her representative antitrust matters have involved working with other Freeborn & Peters attorneys to defend a global mining company against allegations of price-fixing and output restriction in a large multi-district litigation class action, as well as counseling a client with regards to a potential merger with one of its competitors. Ms. Sandberg also has assisted various clients with breach-of-contract disputes in state and federal courts, as well as in arbitration proceedings. She has drafted separation agreements and has defended companies against discrimination and wrongful termination claims.

Ms. Sandberg also counsels clients regarding electronic discovery issues (including those related to the recent amendments to the Federal Rules of Civil Procedure), litigation holds, and records management.

Ms. Sandberg joined the firm, first as a summer associate in 2002, after working in economic/financial consulting for one of the Big Five accounting firms.

#### **EDUCATION**

- JD: Northwestern University School of Law Member and Editor, Journal of International Law and Business
- BS, with honors: University of Illinois at Urbana-Champaign

#### **BAR ADMISSIONS**

- Illinois
- United States District Court, Northern District of Illinois



## Garry L. Wills

Associate

311 South Wacker Drive Suite 3000 Chicago, IL 60606

312.360.6721 gwills@freebornpeters.com

## SUMMARY OF EXPERIENCE

Garry L. Wills is an Associate in the Litigation Practice Group and his areas of focus include: Complex Disputes, Employment Litigation and Non-Competition and Trade Secret.

Mr. Wills joined the firm as a Summer Associate.

## **EDUCATION**

- JD, cum laude: Northwestern University School of Law Member, Northwestern Journal of International Law and Business
- · BA: Yale University
- · MA, in Communications: Northwestern University

#### **BAR ADMISSIONS**

- · Illinois
- United States District Court, Northern District of Illinois
- United States District Court, Eastern District of Michigan
- · United States District Court, Eastern District of Wisconsin

## BOARD ROLES, MEMBERSHIPS, ASSOCIATIONS

· Illinois Appellate Lawyers Association



## James M. Witz

Partner

311 South Wacker Drive Suite 3000 Chicago, IL 60606

312.360.6576 jwitz@freebornpeters.com

#### SUMMARY OF EXPERIENCE

James M. Witz is a Partner in the Litigation Practice Group and his areas of focus include: Complex Disputes, Employment Litigation, Intellectual Property Litigation, and Securities Litigation, Regulation & Enforcement.

In addition to being an experienced general commercial litigator, Mr. Witz is a recognized expert in the area of non-competition and trade secret disputes as well as in cases involving emergency and injunctive relief. Mr. Witz has counseled and tried such cases on behalf of a wide variety of clients, from large publicly traded companies with offices around the country to small local businesses and individuals. In the process, Mr. Witz has achieved outstanding results for his clients, both in prosecuting and defending non-competition and trade secret claims in multiple jurisdictions. In addition to non-competition and trade secret matters, Mr. Witz has extensive experience litigating complex contractual and commercial disputes in both State and Federal Court, including partnership and shareholder disputes, asset acquisition disputes, and fraud and breach of fiduciary duty claims.

#### **EDUCATION**

- JD: University of California, Los Angeles, School of Law Received the Haight, Brown and Bonesteel Award for the student showing the greatest aptitude for Civil Litigation
- · BA: Wesleyan University in Connecticut

#### **BAR ADMISSIONS**

- · Illinois
- United States District Court, Northern District of Illinois and Seventh Circuit

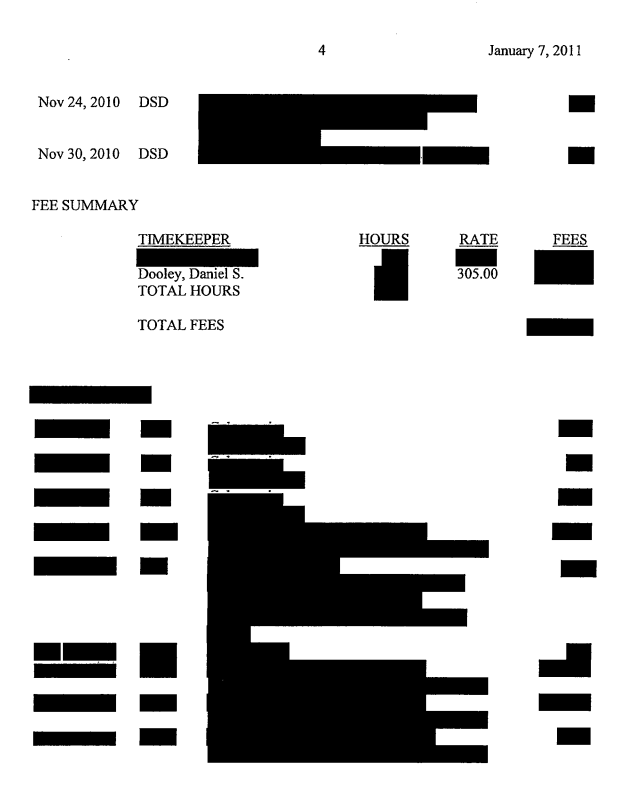
Case: 1:08-cv-03696 Document #: 102-4 Filed: 01/18/12 Page 20 of 48 PageID #:847

# EXHIBIT "F"

January 7, 2011

## FEIN #36-3238755

Attorneys at Law 311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520 Statement No. Re: FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED Chicago THROUGH NOVEMBER 30, 2010: Springfield PREVIOUS BALANCE FEES FOR THIS STATEMENT **DISBURSEMENTS** TOTAL AMOUNT OF CURRENT STATEMENT



December 20, 2010

FEIN #36-3238755

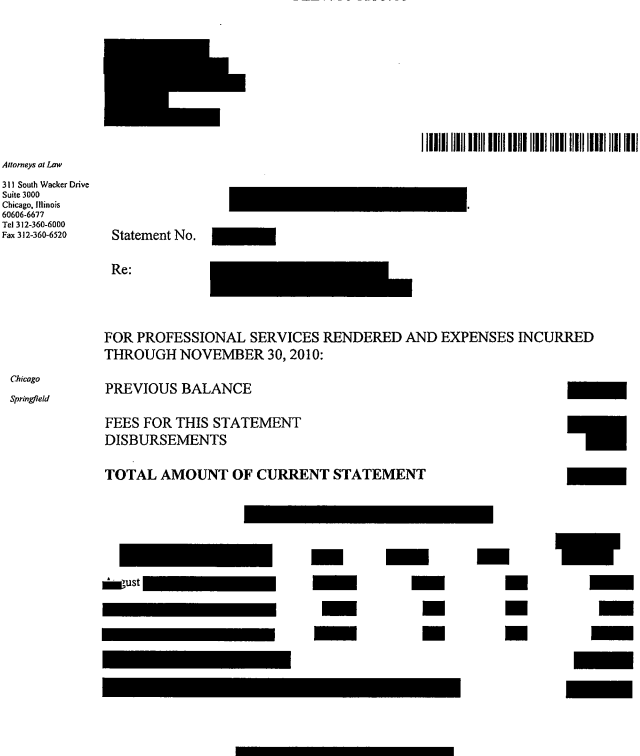
Attorneys at Law

Fax 312-360-6520

Chicago

Springfield

Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000



INTERECT OF 1 5% PER MONTH WILL BE

FEE SUMMARY

TIMEKEEPER

Atterberry, Rachel E.A.
TOTAL HOURS

TOTAL FEES

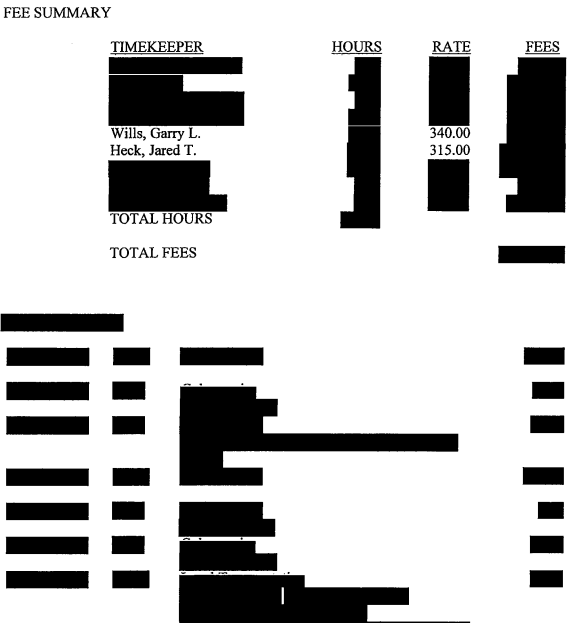
June 30, 2011

FEIN #36-3238755

Attorneys at Law 311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520 Statement No. Re: Chicago Springfield FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MAY 31, 2011: PREVIOUS BALANCE FEES FOR THIS STATEMENT **DISBURSEMENTS** TOTAL AMOUNT OF CURRENT STATEMENT

13

June 30, 2011



July 14, 2011

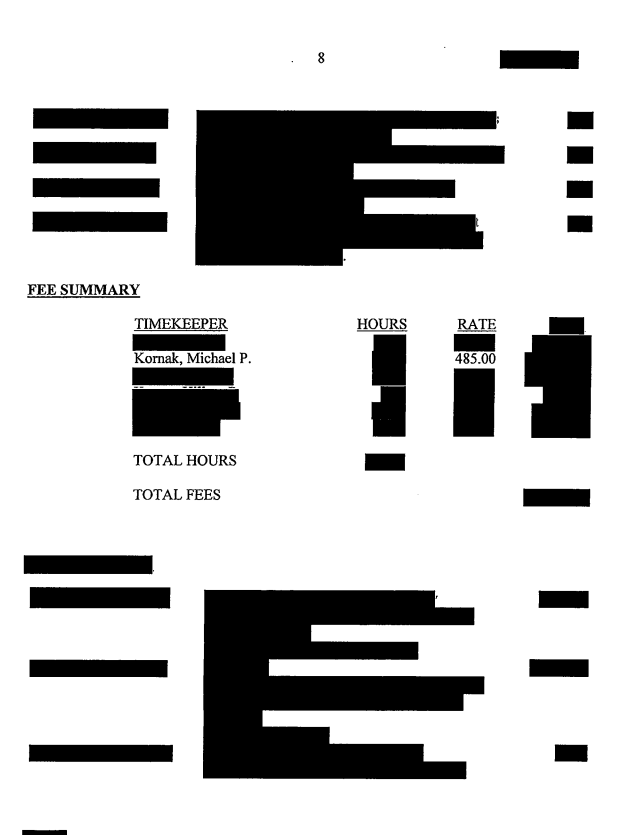
FEIN #36-3238755

Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000 Statement No. Re: FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MAY 31, 2011: FEES FOR THIS STATEMENT **DISBURSEMENTS TOTAL** LESS: ADVANCE PAYMENT OF AMERICAN ARBITRATION ASSOCIATION FEE **BALANCE DUE** 



Attorneys at Law 311 South Wacker Drive

Chicago Springfield



July 22, 2011

FEIN #36-3238755

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED

RECEIVED

JUL 2 5 2011

ACCOUNTING

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No.

Re:

Chicago Springfield

THROUGH JUNE 30, 2011:

FEES FOR THIS STATEMENT **DISBURSEMENTS** 

TOTAL AMOUNT OF CURRENT STATEMENT

**BALANCE DUE** 











3

July 22, 2011

## **FEE SUMMARY**

TIMEKEEPER HOURS RATE FEES
Mayer, Michael S. 275.00

TOTAL HOURS

TOTAL FEES

TOTAL FEES AND DISBURSEMENTS

2326302v1

July 15, 2011

FEIN #36-3238755

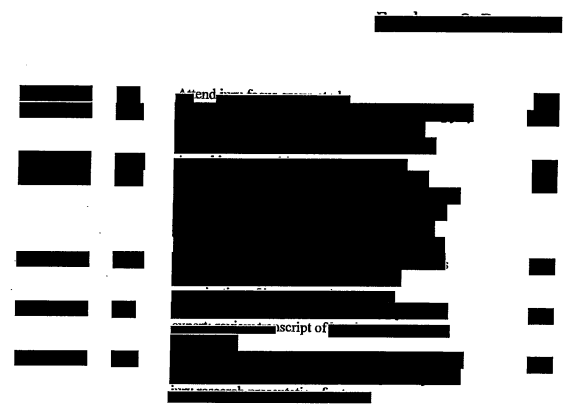
Attorneys at Law

311 South Wacker Drive
Suite 3000
Chicago, Illinois 60606-6677
Tel 312.360.6000

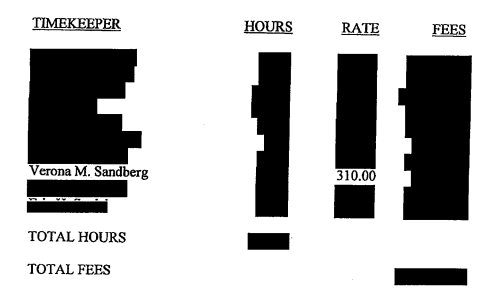
FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED through June 30, 2011

FEES THIS STATEMENT
DISBURSEMENTS
TOTAL THIS STATEMENT





## FEE SUMMARY



July 12, 2011

FEIN #36-3238755

Attorneys at Law	
311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312,360,6000	Statement No.
	Re:
Chicago	FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JUNE 30, 2011:
Springfield	11110000111011230,2011.
	FEES FOR THIS STATEMENT DISBURSEMENTS
	TOTAL AMOUNT OF CURRENT STATEMENT
	BALANCE DUE
	RETAINER APPLIED
	AMOUNT NOW DUE
	1 100 100 100 100 100 100 100 100 100 1

2

July 12, 2011

Statement No: 100038489

For professional services rendered with regard to:

Re: Wilmette Condominium Association

FEE SUMMARY

TIMEKEEPER HOURS RATE FEES
Witz, James M.

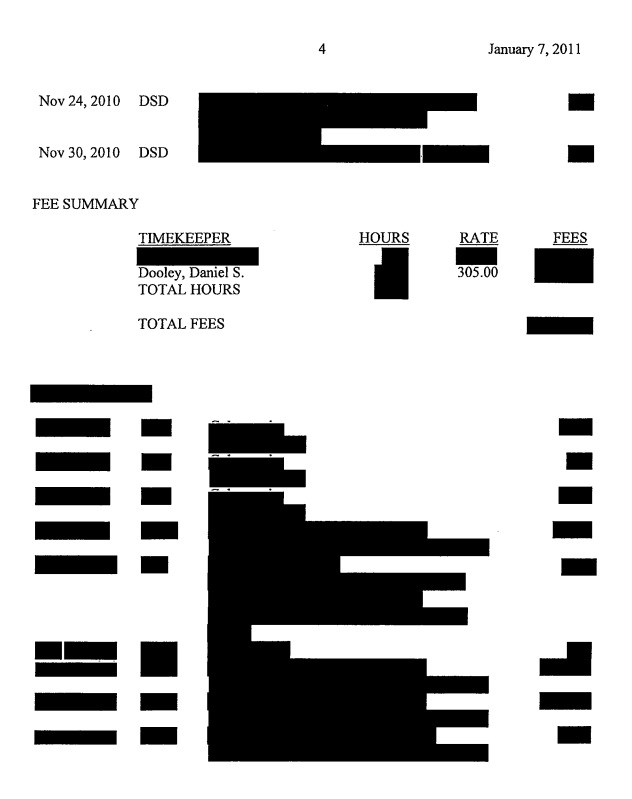
TOTAL HOURS
TOTAL FEES

TOTAL FEES AND DISBURSEMENTS

January 7, 2011

## FEIN #36-3238755

Attorneys at Law 311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520 Statement No. Re: FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED Chicago THROUGH NOVEMBER 30, 2010: Springfield PREVIOUS BALANCE FEES FOR THIS STATEMENT **DISBURSEMENTS** TOTAL AMOUNT OF CURRENT STATEMENT



December 20, 2010

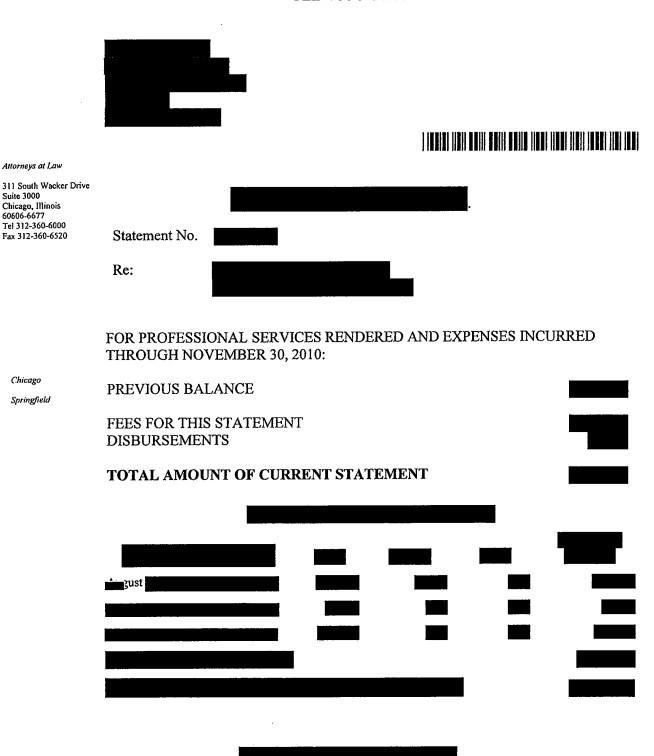
FEIN #36-3238755

Attorneys at Law

Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000

Chicago

Springfield



INTEREST OF 1.5% PER MONTH WILL BE

FEE SUMMARY

TIMEKEEPER

HOURS

Atterberry, Rachel E.A.
TOTAL HOURS

TOTAL FEES

June 30, 2011

## FEIN #36-3238755

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312-360-6000 Fax 312-360-6520





Statement No.

Re:

Chicago

Springfield

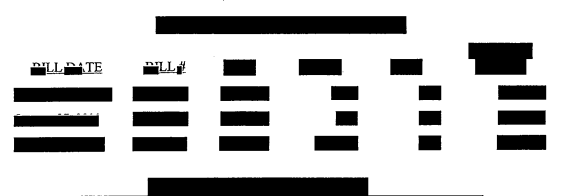
FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MAY 31, 2011:

PREVIOUS BALANCE

FEES FOR THIS STATEMENT DISBURSEMENTS

TOTAL AMOUNT OF CURRENT STATEMENT

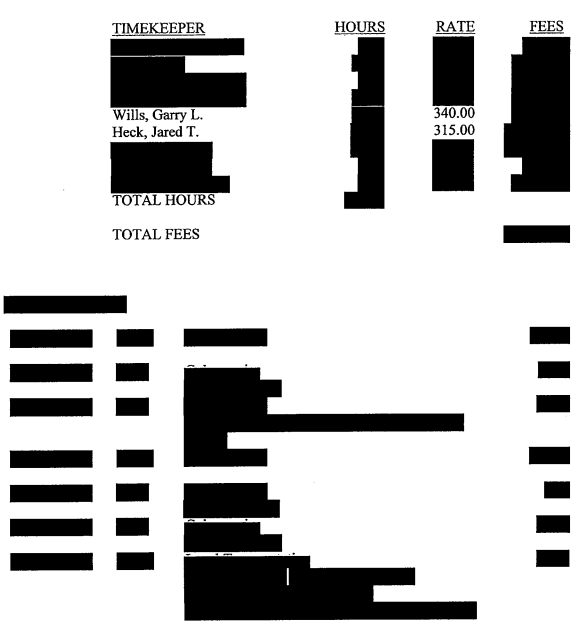




13

June 30, 2011

## FEE SUMMARY



July 14, 2011

FEIN #36-3238755

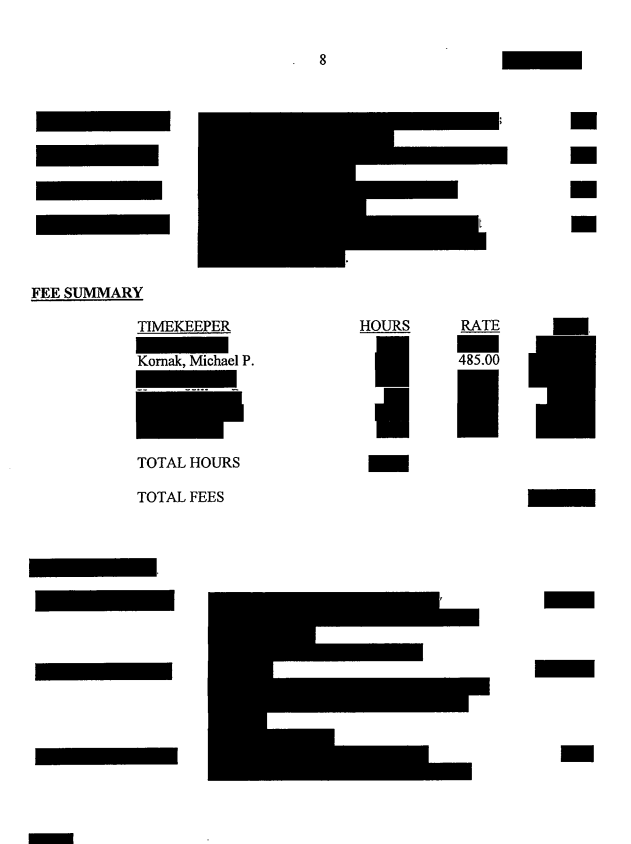
Chicago, Illinois 60606-6677 Tel 312.360.6000 Statement No. Re: FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH MAY 31, 2011: FEES FOR THIS STATEMENT DISBURSEMENTS **TOTAL** LESS: ADVANCE PAYMENT OF AMERICAN ARBITRATION ASSOCIATION FEE **BALANCE DUE** 



Attorneys at Law 311 South Wacker Drive Suite 3000

Chicago

Springsield



July 22, 2011

FEIN #36-3238755

RECEIVED

JUL 25 2011

ACCOUNTING

Attorneys at Law

311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312.360.6000

Statement No.

Re:

Statement No.

Chicago

Springfield

FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JUNE 30, 2011:

FEES FOR THIS STATEMENT DISBURSEMENTS

TOTAL AMOUNT OF CURRENT STATEMENT

**BALANCE DUE** 









3

July 22, 2011

## **FEE SUMMARY**

TIMEKEEPER HOURS RATE FEES
Mayer, Michael S. 275.00

TOTAL HOURS

TOTAL FEES

TOTAL FEES AND DISBURSEMENTS

2326302v1

July 15, 2011

## FEIN #36-3238755

Attorneys at Law

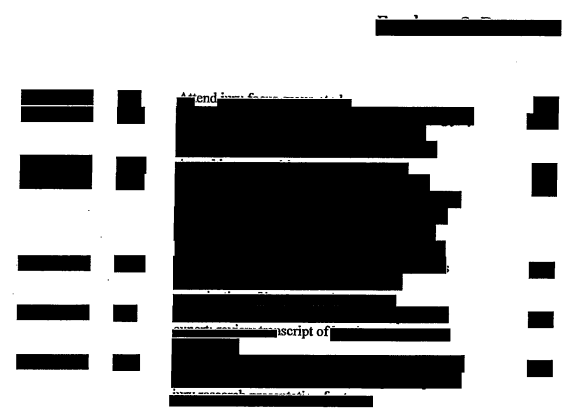
311 South Wacker Drive
Suite 3000
Chicago, Illinois 60606-6677
Tel 312.360,6000

Statement #

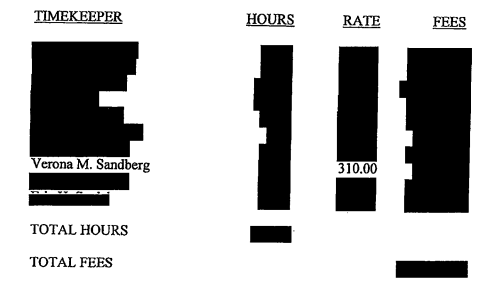
FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED through June 30, 2011

FEES THIS STATEMENT
DISBURSEMENTS
TOTAL THIS STATEMENT





## FEE SUMMARY



July 12, 2011

FEIN #36-3238755

Attorneys at Law	
311 South Wacker Drive Suite 3000 Chicago, Illinois 60606-6677 Tel 312,360.6000	Statement No.
Chicago Springfield	FOR PROFESSIONAL SERVICES RENDERED AND EXPENSES INCURRED THROUGH JUNE 30, 2011:
	FEES FOR THIS STATEMENT DISBURSEMENTS
	TOTAL AMOUNT OF CURRENT STATEMENT
	BALANCE DUE
	RETAINER APPLIED
	AMOUNT NOW DUE

2

July 12, 2011

Statement No: 100038489

For professional services rendered with regard to:

Re: Wilmette Condominium Association

Jun 16, 2011

JMW

## **FEE SUMMARY**

TIMEKEEPER Witz, James M.

**HOURS** 

465.00

**TOTAL HOURS** 

TOTAL FEES

TOTAL FEES AND DISBURSEMENTS