THE BALL LAW GROUP

1935 Village Center Circle, Suite 120

Las Vegas, Nevada 89134

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Electronically Filed
7/8/2021 5:13 PM
Steven D. Grierson
CLERK OF THE COURT

Electronically Filed Dec 21 2021 09:35 p.m. Elizabeth A. Brown Clerk of Supreme Court

DISTRICT COURT CLARK COUNTY, NEVADA

Case No.: A-19-792836-C

Dept. No.: 31

MEDAPPEAL'S MOTION FOR ATTORNEY FEES AND COSTS

HEARING NOT REQUESTED

PAGE 1 OF 8

Docket 83763 Document 2021-36452

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(702) 303-8600

NOW COMES, Plaintiff/Medappeal, LLC ("Medappeal") by and through its counsel of record, The Ball Law Group, hereby submits its Motion for Attorney Fees and Costs. This motion is based on the following Memorandum of Points and Authorities, the declarations attached hereto, the exhibits attached hereto, the papers and pleadings on file herein, as well as any oral argument the Court may entertain.

DATED this 8th day of July, 2021.

THE BALL LAW GROUP

/s/ Zachary T. Ball, Esq. Zachary T. Ball, Esq. Nevada Bar No. 8364 1935 Village Center Circle, Suite 120 Las Vegas, Nevada 89134 Attorney for *Medappeal LLC* and Liberty Consulting & Management Services, LLC

MEMORANDUM OF POINTS AND AUTHORITIES

I.

INTRODUCTION AND STATEMENT OF FACTS

The Defendants in this matter conspired to sell Medappeal a worthless medical appeals and credentialing business package for \$75,000.00 in which Defendants did not, could not and had no intention of delivering. Conspiring together as online business brokers, sellers and trainers, Defendants sold worthless business opportunities to at least a dozen other victims before they made Medappeal their next victim. Defendants led Medappeal to "purchase" a package of lies and strung Medappeal along when it questioned Defendants Weinstein, V. Reddy, and Brown about the nature of the business. After two years of litigation, Medappeal obtained summary judgment regarding the claims against the various Defendants in this matter.

Medappeal is entitled to an award of its reasonable attorney fees and costs. Defendants' conduct throughout litigation demonstrated that their claims and defenses were meritless and designed only to conceal their fraudulent conduct. Moreover, this Court has already ordered that Medappeal may seek to recover its attorney fees. In these circumstances, the fees Medappeal incurred to pursue its claims should be awarded.

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II.

ARGUMENT

A. Standard of Review.

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Under Nevada law, the district court may award attorney fees when authorized under a statute, rule or contract. Albios v. Horizon Communities, Inc., 122 Nev. 409, 417, 132 P.3d 1022, 1027-28 (2006) (citations omitted). NRS 18.010 states:

- (2) In addition to the cases where an allowance is authorized by specific statute, the court may make an allowance of attorney's fees to a prevailing party:
- (a) When the prevailing party has not recovered more than \$20,000; or
- (b) Without regard to the recovery sought, when the court finds that the claim, counterclaim, cross-claim or third-party complaint or defense of the opposing party was brought or maintained without reasonable ground or to harass the prevailing party. The court shall liberally construe the provisions of this paragraph in favor of awarding attorney's fees in all appropriate situations....
- 3. In awarding attorney's fees, the court may pronounce its decision on the fees at the conclusion of the trial or special proceeding without written motion and with or without presentation of additional evidence

The "well known basic elements to be considered in determining the reasonable value of an attorney's services . . . may be classified under four general headings." Brunzell v. Golden Gate. Nat. Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969). Those four factors are:

- (1) the qualities of the advocate: his ability, his training, education, experience, professional standing and skill;
- (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation;
- (3) the work actually performed by the lawyer, the skill, time and attention given to the work;
- (4) the result: whether the attorney was successful and what benefits were derived.

Id. (emphasis added). Although no one element controls, the district court should use "reason and fairness" in calculating attorneys' fees. Albios, 122 Nev. at 417, 132 P.3d at 1034; Miller v. Wilfong, 121 Nev. 619, 623, 119 P.3d 727, 730 (2005); Brunzell, 85 Nev. at 349, 455 P.2d at 33. 1

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An analysis of reason and fairness includes consideration of the complexity of the matter, the amount of time spent and therefore the reasonableness of the number of hours spent thereon. See e.g., Salmon v. Davis Cty., 916 P.2d 890, 893 (Utah 1996).

B. Medappeal is Entitled to an Award of Attorney Fees and Costs Against the Defendants.

This Court already ordered that Medappeal is entitled to seek its attorney fees and costs when it granted summary judgment. See June 18, 2021 Notice of Entry of Order and Findings of fact and Conclusions of Law, 26:9-11. Medappeal is entitled to recover its attorney fees pursuant to NRS 207.470(1), costs under NRS 207.470(1) and NRS 18.0220(3) and prejudgment interest under NRS 17.130. Id.

Further, Plaintiff is entitled to an award of its reasonable attorney fees and costs as the prevailing party in this matter and due to the frivolousness and unreasonableness of Defendants' defenses in light of the claims and evidence set forth. A party prevails if it succeeds on any significant issue in litigation which achieves some of the benefit it sought in bringing suit. See Pardee Homes of Nevada v. Wolfram, 135 Nev. 173, 179, 444 P.3d 423, 427 (2019) citing Las Vegas Metro. Police Dep't v. Blackjack Bonding, Inc., 131 Nev. 80, 90, 343 P.3d 608, 615 (2015). An order dismissing a complaint is sufficient to find a prevailing party. MB Am., Inc. v. Alaska Pac. Leasing, 132 Nev. 78, 89, 367 P.3d 1286, 1292 (2016).

Here, throughout the course of the litigation, Defendants engaged in frivolous motion practice, designed to waste the time, money, and resources of Plaintiff and the Court. Specifically, on March 30, 2021, this court sanctioned Defendant Weinstein's attorney for filing counterclaims that were frivolous and without merit.

Defendants' motions are even more egregious in light of the fact that V. Reddy and Weinstein have since admitted to engaging in the very fraudulent scheme as alleged by Plaintiff in this case. Despite their current admission, Plaintiff had to expend hundreds of hours and thousands of dollars opposing such ridiculous motions as Defendants' Motion for "attorney's eyes only" protection for Defendant Weinstein's "confidential and proprietary information." Nothing Weinstein possessed was worthy of any protection from this court, is obvious from his

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guilty plea.

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Therefore, the only remaining question is the amount of the reasonable attorney fees incurred and to be reimbursed.

C. Medappeal's Attorney's Fees and Costs are Justified Under Brunzell

When considering an award of attorney's fees and costs, Nevada law requires an analysis pursuant to the factors enumerated in Brunzell v. Golden Gate National Bank, 85 Nev. 345 (1969), specifically: (1) the qualities of the advocate; (2) the character of the work to be done; (3) the work actually performed by the lawyer; and (4) the result.

1. **Qualities of the Advocate**

Under this factor, the Court should evaluate Mr. Ball's abilities, training, education, experience, professional standing and skill. *Id.* at 349. Mr. Ball has been a licensed attorney in Nevada since 2003. He has a great deal of experience in all aspects of litigation involving real estate, ownership disputes and contract disputes. See Declaration of Zach Ball attached as Exhibit A. Therefore, he had the necessary experience and skill to handle this matter.

Mr. Ball is well-educated having graduated from the University of Utah in 1999 where he obtained a B.A. He then went to Gonzaga University School of Law where he earned his JD in 2002 and Gonzaga University College of Business where he heard his MBA. He is also a respected member of the legal community and is known for his quality legal work. See Exhibit A.

Further, Mr. Ball has handled numerous contract cases and is well-versed in the applicable law. See Exhibit A. Most importantly, Mr. Ball has been an effective advocate and excellent representative for each of his clients including Plaintiff. Based on Mr. Ball's extensive legal experience, education, effective management of multiple cases, including those involving matters similar to the matter at hand, his legal rate of \$250.00 per hour is justified. See Exhibit A.

Mr. Ball also retained the services of a freelance attorney, Jason M. Gerber, to assist with the case. See Exhibit A. Mr. Gerber assisted with providing document review, legal research and drafting during the case. Mr. Gerber has extensive knowledge and more than 18 years'

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experience as a trial lawyer in the US Army, Nevada and Michigan. See Exhibit A.

Likewise, Mr. Jay Freedman provided advice and services to Medappeal prior to Mr. Ball taking over the case. Mr. Freedman was educated at California State Polytechnic University and earned his law degree at Loyola Law School, Los Angeles. See Exhibit A.

Prior to filing in Nevada, this case was brought in Illinois. Attorney Gregory Markwell graduated from Urbana-Champaign with a Bachelor of Arts in 2008; he obtained his Juris Doctorate from DePaul University College of Law in 2012. The litigation in Illinois was brought pursuant to the same facts and circumstances as this action and was only dismissed because of a forum selection clause in the fraudulently obtained contract. Nonetheless, the work was all still necessary for the eventual result before this Court. The litigation was handled by Medappeal's in-house attorney as well.

2. **Character of the Work Done**

When analyzing this factor, the Court should consider the case's difficulty, intricacy, importance, time and skill required, the responsibility imposed, and the prominence and character of the parties where they affect the importance of the litigation. *Id.* The work performed on behalf of Medappeal was extremely important to where it was able to recover despite the fraud of the Defendants. The work also included multi-jurisdictional work and considerable investigation into Defendants' complicated multi-state scam. This case required a significant amount of time and skill to ensure a proper, fair and effective defense was provided.

3. Work Performed

As to this factor, it takes into account the skill, time and attention given to the work. *Id.* Mr. Ball and his team absolutely took the necessary time to effectively represent Medappeal in this matter. The quality of Mr. Ball's work is reflective in every document filed and argument presented. As discussed above, Mr. Ball had the requisite skills to identify the proper course of the case, which included successfully arguing the Motion for Summary Judgment. Further, the fees incurred in the predecessor Illinois Action were all incurred for work necessary to pursue claims in this case.

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4. Result

This factor focuses on whether the attorney was successful and the benefits derived. *Id.* There is no question that Mr. Ball achieved an excellent result in this case based on the Court's decision.

D. Amount of Attorney Fee Award.

Given the outcome of the case, the attorneys' skills and successful advocacy, Medappeal's reasonable attorney fees of \$137,647.97 should be awarded. See Billing Statements attached as Exhibit B.

E. Award of Costs.

Medappeal is also entitled to an award of its litigation costs as the prevailing party. See NRS 18.110(1). In order to award litigation costs, a district court must have before is evidence that the costs were reasonable, necessary and actually incurred. Cadle Co. v. Woods & Erickson, LLP, 131 Nev. 114, 121, 345 P.3d 1049, 1054 (2015). Here, Medappeal seeks to recover costs as outlined in her Memorandum of Costs filed concurrently with this Motion. See Memorandum of Costs attached as Exhibit C. The Memorandum of Costs includes all of the documentation for the claimed costs. Further, all of the costs were actually incurred and necessary to properly pursue this matter against Defendants. See Exhibit A. Therefore, Medappeal is entitled to recover its costs in the amount of \$6,325.57.

III. **CONCLUSION**

Based on the foregoing, Colvin respectfully requests the Court awards Medappeal the attorney's fees in the amount of \$137,647.97 and costs in the amount of \$6,325.57. DATED this July 8, 2021.

THE BALL LAW GROUP

/s/ Zachary T. Ball Zachary T. Ball, Esq., NBN 8364 1935 Village Center Circle, Suite 120 Las Vegas, NV 89134 Attorney for Medappeal LLC and Liberty Consulting & Management Services, LLC

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Pro-Se

CERTIFICATE OF SERVICE

I hereby certify that the foregoing MEDAPPEAL'S MOTION FOR ATTORNEY FEES AND COSTS was electronically filed with the Eighth Judicial District Court on the July 8, 2021. Electronic service of the foregoing document shall be sent by the Court via email to the addresses furnished by the registered user(s) pursuant to N.E.F.C.R. 9(b) and 13(c) and as shown below:

David Weinstein
c/o Michael Orenstein
4018 Sheridan Street
Hollywood, Florida 33021
davidsunbelt@gmail.com
Pro-Se

Kevin Brown
2006 Sylvan Park Road
Burlington, New Jersey 08016
(856) 533-8173
Pro Se
Visionary Business Brokers

Leah Martin

Leah Martin

lmartin@leahmartinlv.com

Counsel for Defendant Vijay Reddy,

Margaret Reddy and Mohan Thalmarla

and Max Global, Inc.

2006 Sylvan Park Road

Burlington, NJ 08016

(856) 533-8173

Pro Se

Medasset Corporation
c/o Registered Agent: David Weinstein
125 Harmon Avenue, #322
Las Vegas, Nevada 89109
(702) 592-2018
davidsunbelt@gmail.com
David Weinstein
125 Harmon Avenue, #322
Las Vegas, Nevada 89109
davidsunbelt@gmail.com

Medasset Corporation c/o Michael Orenstein 4018 Sheridan Street Hollywood, Florida 33021

/s/ Kelley A. McGhie

An Employee of the Ball Law Group

78/ Kelley A. McGille

Exhibit A

Exhibit A

THE BALL LAW GROUP 1935 Village Center Circle, Ste. 120

Las Vegas, Nevada 89134

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DECLARATION OF ZACHARY T. BALL, ESQ. IN SUPPORT OF MOTION FOR AWARD OF ATTORNEY'S FEES AND COSTS

STATE OF NEVADA)
) ss
COUNTY OF CLARK)

Zachary T. Ball, being first duly sworn upon oath, deposes and says.

- 1. I am over the age of 18 and competent to testify of my own knowledge to the following.
- 2. I am an attorney duly licensed to practice in the State of Nevada and counsel of record for Medappeal LLC and Liberty Consulting & Management Services, LLC, parties in the above-entitled action. I submit this Declaration in support of Plaintiff's Motion for Award of Attorney's Fees and Costs.
- 3. I attended the University of Utah and graduated with a B.A. in 1999. I attended Gonzaga University School of Law and graduated with a JD in 2002. I also attended the Gonzaga University College of Business and graduated with a MBA in 2003.
- 4. I have been a Nevada attorney for more than 17 years and have practiced almost exclusively before the Eighth Judicial District Court. I am aware of the community standard for billing in Las Vegas. I believe that, both as to the rate and amount, the fees my client incurred in this matter, for which it seeks reimbursement, are fair and reasonable. Moreover, my regular hourly rate is \$250.00 an hour, which is in line with the community standard for billing rates for attorneys with similar experience.
- 5. I also retained the services of a contract attorney, Jason M. Gerber. Mr. Gerber has been a practicing trial lawyer and civil litigator for more than 18 years in the US Army, Nevada and Michigan. Mr. Gerber has extensive experience in civil litigation and has served as a court annexed arbitrator in dozens of cases. Mr. Gerber provided document review, drafting and preparation assistance. Mr. Gerber's billing rate of \$250.00 per hour is in line with the community standard for billing rates for attorneys with similar experience.
- 7. Prior to taking over this case, Mr. Jay Freedman acted as counsel of record. Mr. Freedman was educated at California State Polytechnic University and earned his law degree

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at Loyola Law School, Los Angeles. Mr. Freedman was further utilized by our firm as a nonattorney at the request of Plaintiff.

- 8. Prior to Mr. Freedman's retention in the case, this case was brought in Illinois. Attorney Gregory Markwell graduated from Urbana-Champaign with a Bachelor of Arts in 2008; he obtained his Juris Doctorate from DePaul University College of Law in 2012. The litigation in Illinois was brought pursuant to the same facts and circumstances as this action and was only dismissed because of a forum selection clause in the fraudulently obtained contract. Nonetheless, the work was all still necessary for the eventual result before this Court.
- 9. I respectfully submit that the fees incurred set forth in Exhibit A by all of the abovenamed individuals (attached hereto), which I reviewed in detail, meet all the requirements of the Nevada Supreme Court's opinion in Brunzell v. Golden Gale Bank, 85 Nev. 345, 349 (1969), wherein it set forth the factors relevant to determine the reasonableness of an attorney fee award. Specifically, these include (1) the qualities of the advocate: his ability, his training, education, experience, professional standing and skill; (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (3) the work actually performed by the lawyer: the skill time and attention given to the work; (4) the result: whether the attorney was successful and what benefits were derived.
- 10. When applying the *Brunzell* factors to the total request of \$137,647.97 in attorney's fees, which includes those attorney's fees incurred for preparing all documents and pleadings, motion practice, and the Arbitration hearing, the Arbitrator is requested to find that the four factors are satisfied by Plaintiff. This includes, without limitation, the qualities of the attorneys, their ability, training, education, experience and professional standing and skill, the character of the work completed by counsels, especially with the importance of the issues in this action, the work actually performed by counsels and the skill, time and attention that was devoted to the work performed, and finally, the successful result obtained and the benefits derived as a result of that work.
 - 11. I helped prepare and revise the Motion for Attorney's Fees, and any references

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therein, including those regarding the analysis of the Brunzell factors are truthful and accurate.

12. I also prepared the Memorandum of Costs and the associated documentation attached as Exhibit C. I am familiar with all of the litigation costs identified in the Memorandum and reviewed the documentation at the time the costs were incurred and again at the time the Memorandum was prepared. I believe all of these costs were necessary to properly defend Colvin and to avoid the impact of any judgment against her. I can attest that all of these costs were reasonable in my experience, necessary for this case and actually incurred in this matter.

I declare under penalty of perjury, under the laws of the State of Nevada, that the foregoing statements are true and correct.

Further declarant sayeth naught.

/s/ Zachary T. Ball, Esq. Zachary T. Ball, Esq.

Exhibit B

Exhibit B

Greg Markwell 353 N. Desplaines St., #3608 Chicago, IL 60661 Phone (773) 593-8695

LEGAL SERVICES TIME SHEET

		I IIVIE	
CLIENT:	Johnson	PERIOD:	2/1/2019-3/21/2019
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Date	Description of Work	Hours
2/8/19	Review and analyze defendants' reply in support of their MTD, including all exhibits and case law cited therein	2.3
3/3/19	1 st Meeting re: oral argument (including travel time)	3.1
3/3/19	Begin drafting outline	1.6
3/17/19	2 nd meeting re: oral argument (including travel time)	2.8
3/17/19	Finish drafting outline	1.2
3/18/19	Review outline and finalize prep for oral argument	1.3
3/19/19	Attend oral argument (includes travel time)	1.5
	Total Hours Worked in Period=	13.8
	Total Hours Worked X \$50=	\$690

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com Invoice

BILL TO

INVOICE#	DATE	TOTAL DUE	ENCLOSED
1527	10/01/2020	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
09/01/2020	Draft V. Reddy deposition summary., 2.5 @ \$100.00	Weinstein	250.00
	PAYM	MENT	250.00
	BALA	NCE DUE	\$0.00

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BILLTO

INVOICE#	DATE	TOTAL QUE	ENCLOSED
1515	09/01/2020	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
08/03/2020	Telephone call from client., 0.1 @ \$100.00	Weinstein	10.00
08/03/2020	Review Weinstein's objection to discovery commissioner's report., 0.1 @ \$100.00	Weinstein	10.00
08/03/2020	Telephone conference with client and Z. Ball., 0, \$100.00	Weinstein	80.00
08/04/2020	Revise Third Supplemental Initial Disclosure 0. @ 100.00	Weinstein	30.00
08/05/2020	Review Court's orders setting hearing dat so bjections to discovery commissioner's reports., 0.1 @ \$100.00	Weinstein	10.00
08/05/2020	Draft opposition to Weinstein's objectors to Discovery Commissioner's July 20 report., 1.5 @ \$100.00	Weinstein	150.00
08/06/2020	Revise Third Supplemental Initial Disclosure, 0.5 @ \$100.00	Weinstein	50.00
08/06/2020	Draft opposition to Weinstein's objections to Discovery Commissioner's July 20 report., 1.5 @ \$100.00	Weinstein	150.00
08/06/2020	Revise opposition to Weinstein's objections to Discovery Commissioner's July 20 report., 0.5 @ \$100.00	Weinstein	50.00
08/09/2020	Gather exhibits for opposition to Weinstein's objections to Discovery Commissioner's July 20 report., 0.5 @ \$100.00	Weinstein	50.00
08/10/2020	Draft motion for sanctions., 4.5 @ \$100.00	Weinstein	450.00
08/10/2020	Telephone call from client., 0.4 @ \$100.00	Weinstein	40.00
08/10/2020	Telephone call from Z. Ball., 0.2 @ \$100.00	Weinstein	20.00
08/11/2020	Draft motion for sanctions., 1.5 @ \$100.00	Weinstein	150.00
08/11/2020	Telephone call from client., 0.1 @ \$100.00	Weinstein	10.00
08/11/2020	Telephone call from Z. Ball., 0.2 @ \$100.00	Weinstein	20.00
08/11/2020	Revise motion for sanctions per client's comments., 0.6 @ \$100.00	Weinstein	60.00
08/11/2020	Review and respond to emails from Z. Ball., 0.1 @ \$100.00	Weinstein	10.00
08/11/2020	Review and respond to Weinstein's comments concerning revisions to proposed stipulated protective order., 0.1 @ \$100.00	Weinstein	10.00
08/11/2020	Draft page line summary of K. Brown deposition., 1 @ \$100.00	Weinstein	100.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
08/12/2020	Draft page line summary of K. Brown deposition., 2.7 @ \$100.00	Weinstein	270.00
08/12/2020	Review supplemental discovery responses received from Reddys., 0.5 @ \$100.00	Weinstein	50.00
08/14/2020	Review minute order issued by Discovery Commissioner., 0.1 @ \$100.00	Weinstein	10.00
08/17/2020	Telephone call from Z. Ball., 0.1 @ \$100.00	Weinstein	10.00
08/18/2020	Draft notice of continued deposition of K. Brown., 0.1 @ \$100.00	Weinstein	10.00
08/20/2020	Send email to court reporter to schedule second session of Brown deposition., 0.1 @ \$100.00	Weinstein	10.00
08/21/2020	Review court's scheduleing order and calendar necessary dates., 0.1 @ \$100.00	Weinstein	10.00
08/26/2020	Review emails between Z. Ball and H. Carbajal., 0.1 @ \$100.00	Weinstein	10.00
08/27/2020	Draft V. Reddy deposition summary., 1 @ \$100.00	Weinstein	100.00
08/27/2020	Phone call with client and Z. Ball., 0.7 @ \$100.00	Weinstein	70.00
08/27/2020	Phone call from client., 0.3 @ \$100.00	Weinstein	30.00
08/28/2020	Phone call from client. (.1 no charge), 0.1 @ \$100.00	Weinstein	10.00
08/31/2020	Draft V. Reddy deposition summary., 3.5 @ \$100.00	Weinstein	350.00
	PAYMENT		2,400.00
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com

INVOICE#	DATE	TOTAL QUE	ENCLOSED
1502	08/01/2020	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
07/02/2020	Review signed Ramsdell declaration., 0.1 @ \$100.00	Weinstein	10.00
07/03/2020	Gather and organize documents to produce to defendants., 2.5 @ \$100.00	Weinstein	250.00
07/08/2020	Telephone call from client., 0.2 @ \$100.00	Weinstein	20.00
07/08/2020	Emails to and from court reporter re Brown doo itio., 0.1 @ \$100.00	Weinstein	10.00
07/09/2020	Review and respond to email from court reporter be Brown deposition., 0.1 @ \$100.00	Weinstein	10.00
07/10/2020	Revise K. Brown deposition outline., \$200.00	Weinstein	200.00
07/10/2020	Telephone calls from client., 0.4 @ \$100.00	Weinstein	40.00
07/10/2020	Gather further exhibits for Brown deposition., 0.5 @ \$100.00	Weinstein	50.00
07/13/2020	Telephone call from Z. Ball's office., 0.1 @ \$100.00	Weinstein	10.00
07/13/2020	Draft M. Reddy depo outline., 0.5 @ \$100.00	Weinstein	50.00
07/13/2020	Revise third supplemental initial disclosures., 0.5 @ \$100.00	Weinstein	50.00
07/13/2020	Gather and organize documents to produce to defendants., 3.5 @ \$100.00	Weinstein	350.00
07/13/2020	Telephone call from client., 0.4 @ \$100.00	Weinstein	40.00
07/14/2020	Telephone call from client., 0.3 @ \$100.00	Weinstein	30.00
07/14/2020	Review additional documents received from client., 0.1 @ \$100.00	Weinstein	10.00
07/14/2020	Review and respond to email from court reporter concerning K. Brown deposition., 0.1 @ \$100.00	Weinstein	10.00
07/14/2020	Review Weinstein's motion for leave to file amneded answer., 0.1 @ \$100.00	Weinstein	10.00
07/14/2020	Compare Weinstein's proposed amended answer with initial answer., 0.1 @ \$100.00	Weinstein	10.00
07/14/2020	Review Weinstein's proposed cross-claim., 0.1 @ \$100.00	Weinstein	10.00
07/14/2020	Second call from client., 0.3 @ \$100.00	Weinstein	30.00
07/14/2020	Review Weinstein/Medasset discovery responses and produced	Weinstein	90.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
	documents to prepare opposition to motion for leave to file cross-claim., 0.9 @ \$100.00		
07/14/2020	Telephone call from Z. Ball., 0.5 @ \$100.00	Weinstein	50.00
07/16/2020	Review Notice of Hearing on Weinstein's motion for leave to amend., 0.1 @ \$100.00	Weinstein	10.00
07/16/2020	Review additional documents received from client and update third supplemental intitial disclosure., 1 @ \$100.00	Weinstein	100.00
07/16/2020	Review authority cited in motion for leave to amend., 0.5 @ \$100.00	Weinstein	50.00
07/16/2020	Analyze authority supporting opposition to motion for leave to amend., 1 @ \$100.00	Weinstein	100.00
07/17/2020	Analyze authority supporting opposition to motion for leave to amend., 1 @ \$100.00	Weinstein	100.00
07/17/2020	Draft opposition to motion for leave to amend., 1.5 @ \$100.00	Weinstein	150.00
07/20/2020	Telephone call from client., 0.1 @ \$100.00	Weinstein	10.00
07/20/2020	Review emails concerning setting depositions of M. Reddy and D. Weinstein., 0.1 @ \$100.00	Weinstein	10.00
07/20/2020	Review email from H. Carbajal concerning Weinstein's proposed counterclaim., 0.1 @ \$100.00	Weinstein	10.00
07/20/2020	Draft opposition to motion for leave to amend., 3 @ \$100.00	Weinstein	300.00
07/21/2020	Draft opposition to motion for leave to amend., 2 @ \$100.00	Weinstein	200.00
07/21/2020	Review and respond to multiple emails from Z. Ball and client., 0.1 @ \$100.00	Weinstein	10.00
07/23/2020	Draft demand for jury trial., 0.1 @ \$100.00	Weinstein	10.00
07/23/2020	Evaluate best evidentiary use of prior lawsuits filed against Weinstein., 0.4 @ \$100.00	Weinstein	40.00
07/24/2020	Revise opposition to motion for leave to amend., 1.2 @ \$100.00	Weinstein	120.00
07/26/2020	Revise opposition to motion for leave to amend., 0.8 @ \$100.00	Weinstein	80.00
07/27/2020	Draft motion for sanctions against Weinstein., 1.4 @ \$100.00	Weinstein	140.00
07/27/2020	Review and revise proposed stipulated protective order received from Weinstein., 1 @ \$100.00	Weinstein	100.00
07/29/2020	Multiple calls from client., 0.4 @ \$100.00	Weinstein	40.00
07/30/2020	Draft opposition to Weinstein's objection to report and recommendations., 1 @ \$100.00	Weinstein	100.00
07/31/2020	Review Weinstein's responses to third set of interrogatories., 0.1 @ \$100.00	Weinstein	10.00
07/31/2020	Telephone call from client., 0.3 @ \$100.00	Weinstein	30.00
07/31/2020	Draft opposition to Weinstein's objection to report and recommendation., 2.5 @ \$100.00	Weinstein	250.00
	PAYMENT		3,310.00
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com

INVOICE#	DATE	TOTAL QUE	ENCLOSED
1482	05/01/2020	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
04/02/2020	Prepare for phone call with Z. Takos., 0.3 @ \$180.00	Weinstein	54.00
04/02/2020	Telphone call with Z. Takos to discuss Brown's discovery responses., 0.5 @ \$180.00	Weinstein	90.00
04/02/2020	Draft email to Z. Takos., 0.2 @ \$180.00	Weinstein	36.00
04/02/2020	Review K. Brown's second supplemental responses interrogatories., 0.1 @ \$180.00	Weinstein	18.00
04/02/2020	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
04/03/2020	Telephone call from client., 0.3 @ \$ 30.00	Weinstein	54.00
04/06/2020	Draft motion to compel against V. Reddy., 0.5 @ \$180.00	Weinstein	90.00
04/06/2020	Gather exhibits and prepare motion to compel for filing., 0.5 @ \$180.00	Weinstein	90.00
04/06/2020	Review notice from court concerning hearing on motion to compel against K. Brown., 0.1 @ \$180.00	Weinstein	18.00
04/06/2020	Review and respond to email from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
04/06/2020	Draft motion to compel further responses from M. Reddy., 2 @ \$180.00	Weinstein	360.00
04/06/2020	Prepare motions to compel for filing and file same., 0.1 @ \$180.00	Weinstein	18.00
04/06/2020	Review and respond to email from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
04/06/2020	Draft email to Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
04/06/2020	Review notice of hearing from court concerning Reddy motions to compel., 0.1 @ \$180.00	Weinstein	18.00
04/06/2020	Revise reply to opposition to motion to compel production of documents., 0.4 @ \$180.00	Weinstein	72.00
04/07/2020	Review Weinstein's discovery responses to determine future actions., 1 @ \$180.00	Weinstein	180.00
04/07/2020	Analyze authority supporting meet and confer letter regarding Weinstein's discovery responses., 0.5 @ \$180.00	Weinstein	90.00
04/07/2020	Draft meet and confer letter to D. Clark., 1 @ \$180.00	Weinstein	180.00
04/07/2020	Prepare for phone call with D. Clark to discuss Weinstein's document	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
	production., 0.1 @ \$180.00		
04/07/2020	Telephone call from D. Clark., 0.2 @ \$180.00	Weinstein	36.00
04/07/2020	Telephone calls from client., 0.3 @ \$180.00	Weinstein	54.00
04/09/2020	Review and respond to emails from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
04/09/2020	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
04/09/2020	Draft reply to opposition to motion to compel., 0.4 @ \$180.00	Weinstein	72.00
04/09/2020	Prepare opposition to motion to compel for filing and file same., 0.1 @ \$180.00	Weinstein	18.00
04/09/2020	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
04/10/2020	Draft meet and confer letter to D. Clark regarding discovery responses from Weinstein and Medasset., 4.4 @ \$180.00	Weinstein	792.00
04/10/2020	Draft interrogatories to Medasset, set three., 0.2 @ \$180.00	Weinstein	36.00
04/10/2020	Analyze authority supporting potential motion for partial summary judgment and arguments to counter claim of anticipatory repudiation., 1.4 @ \$180.00	Weinstein	252.00
04/13/2020	Draft argument supporting motion for partial summary judgment., 2 @ \$180.00	Weinstein	360.00
04/13/2020	Draft email to Z. Takos re motion to compel further responses., 0.3 @ \$180.00	Weinstein	54.00
04/14/2020	Review email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
04/14/2020	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
04/14/2020	Draft proposed stipulation withdrawing motion to compel further responses., 0.2 @ \$180.00	Weinstein	36.00
04/14/2020	Review Brown's third supplemental responses to interrogatories., 0.1 @ \$180.00	Weinstein	18.00
04/14/2020	Review second email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
04/14/2020	Prepare stipulation for filing and file same., 0.1 @ \$180.00	Weinstein	18.00
04/14/2020	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
04/14/2020	Draft email to D. Clark re motion to compel., 0.1 @ \$180.00	Weinstein	18.00
04/15/2020	Research court reporters to conduct Brown deposition., 0.4 @ \$180.00	Weinstein	72.00
04/15/2020	Review Medasset's supplemental responses to requests for production., 1.8 @ \$180.00	Weinstein	324.00
04/15/2020	Emails to and from D. Clark regarding motion to compel., 0.1 @ \$180.00	Weinstein	18.00
04/15/2020	Emails to and from client., 0.1 @ \$180.00	Weinstein	18.00
04/15/2020	Draft stipulation to withdraw motion to compel inspection or production., 0.1 @ \$180.00	Weinstein	18.00
04/15/2020	Review email from trial court., 0.1 @ \$180.00	Weinstein	18.00
04/16/2020	Telephone call to discovery commissioner's office., 0.1 @ \$180.00	Weinstein	18.00
04/16/2020	Review Medasset's second supplemental responses to requests for production., 0.1 @ \$180.00	Weinstein	18.00
04/16/2020	Review and respond to email from D. Clark regarding hearing on motion to compel., 0.1 @ \$180.00	Weinstein	18.00
04/16/2020	Review Weinstein's supplemental responses to requests for	Weinstein	72.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
	production., 0.4 @ \$180.00		
04/16/2020	Review Weinstein's second supplemental responses to requests for production., 0.1 @ \$180.00	Weinstein	18.00
04/16/2020	Prepare for hearing on motion to compel inspection or production., 0.3 @ \$180.00	Weinstein	54.00
4/16/2020	Draft interrogatories and requests for production to Medasset to support alter ego claim., 0.5 @ \$180.00	Weinstein	90.00
4/16/2020	Draft proposed report and recommendation for discovery commissioner., 0.3 @ \$180.00	Weinstein	54.00
04/16/2020	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
04/16/2020	Review email from D. Clark; forward same to client., 0.1 @ \$180.00	Weinstein	18.00
)4/17/2020	Review substitution of attorney for Weinstein and Medasset., 0.1 @ \$180.00	Weinstein	18.00
04/17/2020	Draft email to H. Carbjal., 0.1 @ \$180.00	Weinstein	18.00
04/19/2020	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
04/20/2020	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
04/20/2020	Telephone call to H. Carbjal., 0.1 @ \$180.00	Weinstein	18.00
04/20/2020	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
04/21/2020	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
04/21/2020	Review email from H. Carbjal., 0.1 @ \$180.00	Weinstein	18.00
4/21/2020	Telephone call from H. Carbjal., 0.3 @ \$180.00	Weinstein	54.00
04/21/2020	Draft reply to opposition to V Reddy motion to compel., 3.5 @ \$180.00	Weinstein	630.00
04/22/2020	Draft reply to opposition to M Reddy motion to compel., 1.5 @ \$180.00	Weinstein	270.00
04/22/2020	Revise discovery commissioner's report and recommendations; file same., 0.1 @ \$180.00	Weinstein	18.00
04/24/2020	Draft email to client. (.1 no charge)	Weinstein	0.00
04/24/2020	Telephone call from client. (.2 no charge), 0.1 @ \$180.00	Weinstein	18.00
04/27/2020	Revise and finalize reply to Reddy motions to compel further responses., 0.5 @ \$180.00	Weinstein	90.00
04/27/2020	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
04/27/2020	Review and respond to email from K. Hejmanowski. (.1 no charge)	Weinstein	0.00
04/27/2020	Review executed Discovery Referee's Report and Recommendations., 0,1 @ \$180.00	Weinstein	18.00
04/27/2020	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
04/28/2020	Telephone call from H. Carbjal regarding Weinstein's discovery responses., 0.2 @ \$180.00	Weinstein	36.00
04/28/2020	Draft email to H. Carbjal regarding Weinstein's discovery responses., 0.1 @ \$180.00	Weinstein	18.00
04/28/2020	Emails to and from H. Carbjal regarding potential motion to stay action. (.2)	Weinstein	0.00
04/29/2020	Draft supporting declarations for summary motion., 1 @ \$180.00	Weinstein	180.00
04/30/2020	Prepare file to deliver to Z. Ball. (.8)	Weinstein	0.00
04/30/2020	Draft supporting declarations for summary motions., 1.5 @ \$180.00	Weinstein	270.00

DATE	DESCRIPTION		ACTIVITY	AMOUNT
	Credit for K. Brown discovery sanctions.		Services	-400.00
		PAYMENT		5,622.50
		BALANCE DUE		\$0.00

Jay Freedman

11700 W. Charleston Blvd. Ste. 170-357

Las Vegas, NV 89135

702-342-5425

jaybfreedman1@gmail.com

BILLTO

Medappeal, LLC

Invoice

INVOICE#	DATE	TOTAL QUE	ENOLOSED
1469	04/01/2020	\$0.00	

DATE	ACTIVITY	ACTIVITY	AMOUNT
03/02/2020	Telehone call from client., 0.3 @ \$180.00	Weinstein	54.00
03/05/2020	Draft letter to counsel re M. Reddy's discovery responses., 1.3 @ \$180.00	Weinstein	234.00
03/05/2020	Draft letter to counsel re V. Reddy's discovery renses., 1.6 @ \$180.00	Weinstein	288.00
03/05/2020	Review letter from P. Griffin., 0.1 @ \$180,00	Weinstein	18.00
03/05/2020	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
03/09/2020	Telephone call to D. Clark., 0.1 @ \$ 37.00	Weinstein	18.00
03/09/2020	Draft motion to compel production of documents against Weinstein and Medasset., 1.6 @ \$180.00	Weinstein	288.00
03/09/2020	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
03/09/2020	Prepare moiton to compel production of documents for filing and file same., 0.1 @ \$180.00	Weinstein	18.00
03/09/2020	Electronic filing fee.	Weinstein	3.50
03/10/2020	Draft motion to compel further responses from K. Brown., 2.2 @ \$180.00	Weinstein	396.00
03/10/2020	Prepare motion to compel further responses for filing and file same., 0.1 @ \$180.00	Weinstein	18.00
03/10/2020	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
03/11/2020	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
03/17/2020	Analyze authority supporting potential summary motion., 2.8 @ \$180.00	Weinstein	504.00
03/20/2020	Draft email to K. Hejmanowski., 0.1 @ \$180.00	Weinstein	18.00
03/23/2020	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
03/23/2020	Review and respond to email from Z. Takos., 0.5 @ \$180.00	Weinstein	90.00
03/24/2020	Draft notice of no opposition to motion to compel., 0.7 @ \$180.00	Weinstein	126.00
03/24/2020	Prepare notice of no opposition for filing and file same., 0.1 @ \$180.00	Weinstein	18.00

DATE	ACTIVITY	ACTIVITY	AMOUNT
03/24/2020	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
03/24/2020	Telephone call to discovery commissioner's office regarding procedure if no opposition filed., 0.2 @ \$180.00	Weinstein	36.00
03/24/2020	Review and respond to email from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
03/24/2020	Draft re-notice of motion to compel further responses., 0.1 @ \$180.00	Weinstein	18.00
03/24/2020	Draft re-notice of motion to compel production of documents., 0.1 @ \$180.00	Weinstein	18.00
03/25/2020	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
03/25/2020	Review Weinstein's opposition to motion to compel., 0.1 @ \$180.00	Weinstein	18.00
03/26/2020	Draft email to D. Clark regaring motion to compel., 0.5 @ \$180.00	Weinstein	90.00
03/26/2020	Draft reply to opposition to motion to compel inspection of documents., 0.8 @ \$180.00	Weinstein	144.00
03/29/2020	Review supplemental discovery repsonses from K. Brown., 0.3 @ \$180.00	Weinstein	54.00
03/30/2020	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
03/30/2020	Draft email to K. Hejmanowski., 0.1 @ \$180.00	Weinstein	18.00
03/30/2020	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
03/30/2020	Draft email to Z. Takos for K. Brown re supplemental discovery repsonses., 2 @ \$180.00	Weinstein	360.00
03/31/2020	Draft motion to compel further responses from V. Reddy., 4 @ \$180.00	Weinstein	720.00
03/31/2020	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
	PAYMENT BALANCE DUE		3,808.50 \$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com

BILLTO

INVOICE#	DATE	TOTAL QUE	ENGLOSED
1457	03/01/2020	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
02/03/2020	Telephone call from D. Clark., 0.3 @ \$180.00	Weinstein	54.00
02/03/2020	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
02/03/2020	Review email from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
02/05/2020	Review and respond to email from client., 0.1 (\$18).00	Weinstein	18.00
02/06/2020	Review and respond to email from D. Clark., 0. 6 \$180.00	Weinstein	18.00
02/07/2020	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
02/07/2020	Draft email to client; review response and respond to same., 0.1 @ \$180.00	Weinstein	18.00
02/07/2020	Revise subpoena to C. Weinstein for service., 0.1 @ \$180.00	Weinstein	18.00
02/11/2020	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
02/11/2020	Draft email to A. Smith., 0.1 @ \$180.00	Weinstein	18.00
02/11/2020	Review VBB's responses to requests for production., 0.1 @ \$180.00	Weinstein	18.00
02/11/2020	Review Brown's responses to interrogatories., 0.2 @ \$180.00	Weinstein	36.00
02/11/2020	Review VBB's responses to interrogatories., 0.1 @ \$180.00	Weinstein	18.00
02/11/2020	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
02/11/2020	Telephone call from client., 0.5 @ \$180.00	Weinstein	90.00
02/11/2020	Draft meet and confer letter to Z. Takos concerning Brown's responses to interrogatories., 1.5 @ \$180.00	Weinstein	270.00
02/11/2020	Draft email to L. Martin for Reddy defendants re discovery responses., 0.1 @ \$180.00	Weinstein	18.00
02/11/2020	Analyze authority supporting meet and confer letters and potential motions to compel., 0.8 @ \$180.00	Weinstein	144.00
02/12/2020	Draft email to L. Martin re Vijay Reddy's interrogatory responses., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review M. Reddy's responses to interrogatories., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review V. Reddy's responses to requests for production., 0.1 @ \$180.00	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
02/12/2020	Review M. Reddy's responses to requests for production., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review and respond to email from K. Hejmanowwki for Reddys concerning discovery., 0.2 @ \$180.00	Weinstein	36.00
02/12/2020	Review M. Thalmarla's responses to interrogatories., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review M. Thalmarla's responses to requests for production., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review V. Reddy's responses to interrogatories., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review D. Weinstein's responses to interrogatories., 0.2 @ \$180.00	Weinstein	36.00
02/12/2020	Review Medasset's responses to interrogatories., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Review Medasset's responses to requests for production., 0.1 @ \$180.00	Weinstein	18.00
02/12/2020	Draft meet and confer letter to Z. Takos., 0.5 @ \$180.00	Weinstein	90.00
02/12/2020	Telephone call from client., 0.5 @ \$180.00	Weinstein	90.00
02/12/2020	Analyze authority supporting motion to compel Reddy discovery without objections., 0.5 @ \$180.00	Weinstein	90.00
02/12/2020	Draft declaration supporting motion to compel., 0.4 @ \$180.00	Weinstein	72.00
02/13/2020	Draft meet and confer letter to Z. Takos., 1.5 @ \$180.00	Weinstein	270.00
02/14/2020	Telephone call from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
02/14/2020	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
02/14/2020	Review multiple emails from K. Hejmanowski., 0.1 @ \$180.00	Weinstein	18.00
02/14/2020	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
02/17/2020	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
02/17/2020	Draft email to K. Hejmanowski., 0.1 @ \$180.00	Weinstein	18.00
02/17/2020	Draft email to defense counsel re out of state subpoenas., 0.1 @ \$180.00	Weinstein	18.00
02/17/2020	Analyze authority to support opposition to discovery objections asserted by Reddy defendants., 1.8 @ \$180.00	Weinstein	324.00
02/19/2020	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
02/19/2020	Review VBB's responses to second set of interrogatories., 0.1 @ \$180.00	Weinstein	18.00
02/20/2020	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
02/20/2020	Attend meeting with K. Hejmanowski to review and obtain documents produced during discovery., 2 @ \$180.00	Weinstein	360.00
02/20/2020	Draft email to K. Hejmanowski re lack of bates labling on declarations provided in support of defendants' motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
02/21/2020	Telephone call from client., 0.5 @ \$180.00	Weinstein	90.00
02/24/2020	Review 2015 Michigan complaint against V. Reddy and related documents., 0.3 @ \$180.00	Weinstein	54.00
02/24/2020	Draft first supplemental initial disclosures., 0.2 @ \$180.00	Weinstein	36.00
02/25/2020	Telephone call to Alex at New Jersey process server., 0.2 @ \$180.00	Weinstein	36.00
02/27/2020	Telephone call from P. Griffen for C. Weinstein re subpoena., 0.2 @	Weinstein	36.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
	\$180.00		
02/27/2020	Emails to and from client., 0.1 @ \$180.00	Weinstein	18.00
02/28/2020	Draft email to Z. Takos re discovery., 0.1 @ \$180.00	Weinstein	18.00
02/28/2020	Draft email to D. Clark re discovery., 0.1 @ \$180.00	Weinstein	18.00
	PAYMENT		2,970.00
	BALANCE DI	UE	\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com

INVOICE#	DATE	TOTAL QUE	ENGLOSED
1446	02/01/2020	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
01/02/2020	Revise joint case conference report prior to filing., 0.1 @ \$180.00	Weinstein	18.00
01/02/2020	Prepare joint case conference report for filing; file same., 0.1 @ \$180.00	Weinstein	18.00
01/02/2020	Revise proposed order denying Weinstein's motifor partial dismissal., 0.1 @ \$180.00	Weinstein	18.00
01/02/2020	Send email to court clerk concernig proposed de denying motion for partial dismissal., 0.1 @ \$180.00	Weinstein	18.00
01/02/2020	Revise interrogatories to Weinstein (6) \$\80.00	Weinstein	180.00
01/02/2020	Revise interrogatories to Medasset., 1 \$\infty\$ \$180.00	Weinstein	180.00
01/02/2020	Revise requests for production to Medasset., 1 @ \$180.00	Weinstein	180.00
01/02/2020	Draft interrogatories to K. Brown., 2 @ \$180.00	Weinstein	360.00
01/02/2020	Prepare for service and serve discovery to Weinstein and Medasset., 0.1 @ \$180.00	Weinstein	18.00
01/03/2020	Draft interrogatories to VBB., 1.2 @ \$180.00	Weinstein	216.00
01/03/2020	Draft requests for production to VBB., 0.7 @ \$180.00	Weinstein	126.00
01/03/2020	Draft requests for produciton to K. Brown., 0.6 @ \$180.00	Weinstein	108.00
01/03/2020	Prepare for service and serve discovery to Brown and VBB., 0.1 @ \$180.00	Weinstein	18.00
01/06/2020	Review email from court clerk re proposed order denying motion for partial dismissal., 0.1 @ \$180.00	Weinstein	18.00
01/06/2020	Draft interrogatories to V. Reddy., 1.5 @ \$180.00	Weinstein	270.00
01/06/2020	Draft requests for production to V. Reddy., 1.5 @ \$180.00	Weinstein	270.00
01/06/2020	Prepare for service and serve discovery to V. Reddy., 0.1 @ \$180.00	Weinstein	18.00
01/07/2020	Draft email to A. Smith., 0.1 @ \$180.00	Weinstein	18.00
01/07/2020	Telephone call from S. Johnson., 0.2 @ \$180.00	Weinstein	36.00
01/07/2020	Draft interrogatories to M. Reddy., 1 @ \$180.00	Weinstein	180.00
01/07/2020	Draft amended interrogatories to V. Reddy., 0.2 @ \$180.00	Weinstein	36.00

DATE	DESCRIPTION	ACTIVITY	AMOUN
01/08/2020	Revise order denying motion for partial dismissal per court's comments., 0.1 @ \$180.00	Weinstein	18.00
01/08/2020	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
01/08/2020	Draft interrogatories to M. Reddy., 0.5 @ \$180.00	Weinstein	90.00
01/08/2020	Draft requests for production to M. Reddy., 0.7 @ \$180.00	Weinstein	126.00
01/08/2020	Draft interrogatories, set 2, to D. Weinstein., 0.1 @ \$180.00	Weinstein	18.00
01/08/2020	Prepare for service and serve discovery to M. Reddy and D. Weinstein., 0.1 @ \$180.00	Weinstein	18.00
01/09/2020	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
01/10/2020	Draft interrogatories to M. Tharlmarla., 1 @ \$180.00	Weinstein	180.00
01/10/2020	Draft requests for production to M. Tharlmarla., 1 @ \$180.00	Weinstein	180.00
01/11/2020	Prepare for service and serve discovery to M. Tharlmarla., 0.1 @ \$180.00	Weinstein	18.00
01/13/2020	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
01/14/2020	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
01/20/2020	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
01/20/2020	Draft interrogatories to D. Weinstein, set 3., 0.3 @ \$180.00	Weinstein	54.00
01/20/2020	Draft interrogatories to Medasset, set 2., 0.2 @ \$180.00	Weinstein	36.0
01/20/2020	Draft interrogatories to V. Reddy, set 2., 0.3 @ \$180.00	Weinstein	54.0
01/20/2020	Draft interrogatories to K. Brown, set 2., 0.3 @ \$180.00	Weinstein	54.0
01/20/2020	Draft interrogatories to VBB, set 2., 0.2 @ \$180.00	Weinstein	36.00
01/20/2020	Prepare for service and serve interrogatories on K. Brown and VBB, set 2., 0.1 @ \$180.00	Weinstein	18.00
01/20/2020	Prepare for service and serve interrogatories on V. Reddy, set 2., 0.1 @ \$180.00	Weinstein	18.00
01/20/2020	Prepare for service and serve interrogatories on D. Weinstein, set 3 and Medasset, set 2., 0.1 @ \$180.00	Weinstein	18.0
01/20/2020	Draft requests for production to D. Weinstein, set 1., 0.8 @ \$180.00	Weinstein	144.0
01/20/2020	Draft requests for production to Medasset, set 2., 0.3 @ \$180.00	Weinstein	54.00
01/20/2020	Prepare for service and serve requests for production to D. Weinstein and Medasset., 0.1 @ \$180.00	Weinstein	18.00
01/20/2020	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
01/21/2020	Travel to D. Clark's office to pick up signed order denying motion for partial dismissal and deliver to court., 0.5 @ \$180.00	Weinstein	90.00
01/21/2020	Telephone call from Z. Takos., 0.4 @ \$180.00	Weinstein	72.00
01/21/2020	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
01/21/2020	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
01/21/2020	Draft email to Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
01/24/2020	Telephone call from court clerk., 0.1 @ \$180.00	Weinstein	18.00
01/24/2020	Review and respond to email from Z. Takos., 0.2 @ \$180.00	Weinstein	36.00
01/24/2020	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
01/24/2020	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
01/29/2020	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
01/29/2020	Draft notice of issuance of subpoena and subpoena to C. Weinstein., 1.4 @ \$180.00	Weinstein	252.00
01/29/2020	Revise subpoena to C. Weinstein., 0.1 @ \$180.00	Weinstein	18.00
01/29/2020	Prepare notice of issuance of subpoena for service and serve same., 0.1 @ \$180.00	Weinstein	18.00
01/30/2020	Travel to court to obtain signed order denying motion for partial dismissal., 0.5 @ \$180.00	Weinstein	90.00
01/30/2020	Draft notice of entry of order and prepare for filing., 0.2 @ \$180.00	Weinstein	36.00
01/30/2020	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
01/30/2020	Telephone call from Z, Takos., 0.4 @ \$180.00	Weinstein	72.00
01/31/2020	Draft notice of issuance of subpoena to Market Point Advisors., 0.8 @ \$180.00	Weinstein	144.00
01/31/2020	Revise subpoena to Market Point per client comments., 0.2 @ \$180.00	Weinstein	36.00
01/31/2020	Prepare notice of issuance of subpoena for service and serve., 0.1 @ \$180.00	Weinstein	18.00
01/31/2020	Telephone call from A. Smith., 0.3 @ \$180.00	Weinstein	54.00
01/31/2020	Draft notice of issuance of subpoena to Richwine., 0.3 @ \$180.00	Weinstein	54.00
01/31/2020	Prepare notice of issuance of subpeona for service and serve., 0.1 @ \$180.00	Weinstein	18.00
	PAYMENT		4,791.50
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com

INVOICE#	DATE	TOTAL QUE	ENGLOSED
1436	01/01/2020	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
12/07/2019	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
12/09/2019	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
12/09/2019	Draft email to A. Scott., 0.1 @ \$180.00	Weinstein	18.00
12/09/2019	Telephone call from D. Clark., 0.3 @ \$180.00	Weinstein	54.00
12/09/2019	Review email from A. Scott., 0.1 @ \$180.00	Weinstein	18.00
12/09/2019	Revise joint case conference report., 0.6 @ 150.00	Weinstein	108.00
12/10/2019	Telephone call from client., 0.1 @ \$ 90.00	Weinstein	18.00
12/10/2019	Second call from client., 0.3 @ \$180.00	Weinstein	54.00
12/10/2019	Review Weinstein's reply to opposition to motion to dismiss., 0.3 @ \$180.00	Weinstein	54.00
12/10/2019	Preapre for hearing on motion to dismiss., 0.7 @ \$180.00	Weinstein	126.00
12/10/2019	Review Reddy defendants' initial disclosures., 0.1 @ \$180.00	Weinstein	18.00
12/10/2019	Analyze authority supporting opposition to motion to dismiss and to prepare for hearing., 1.2 @ \$180.00	Weinstein	216.00
12/11/2019	Revise joint case conference report., 0.2 @ \$180.00	Weinstein	36.00
12/11/2019	Prepare for hearing on motion to dismiss., 2.8 @ \$180.00	Weinstein	504.00
12/12/2019	Attend hearing on motion to dismiss., 2.8 @ \$180.00	Weinstein	504.00
12/12/2019	Telephone call to client., 0.2 @ \$180.00	Weinstein	36.00
12/12/2019	Milage., 1 @ \$15.00	Weinstein	15.00
12/12/2019	Parking., 1 @ \$17.00	Weinstein	17.00
12/12/2019	Draft proposed order denying motion to dismiss., 0.6 @ \$180.00	Weinstein	108.00
12/12/2019	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
12/17/2019	Review and respond to email from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
12/17/2019	Revise proposed order denying motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
12/17/2019	Draft email to court clerk concerning proposed order., 0.1 @ \$180.00	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
12/17/2019	Revise proposed order per Court's comments., 0.3 @ \$180.00	Weinstein	54.00
12/17/2019	Review email from court clerk concerning proposed order., 0.1 @ \$180.00	Weinstein	18.00
12/17/2019	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
12/17/2019	Draft proposed demand letter to defendants., 0.9 @ \$180.00	Weinstein	162.00
12/17/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
12/18/2019	Review email from client., 0.1 @ \$180.00	Weinstein	18.00
12/18/2019	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
12/18/2019	Revise settlement demand to defendants., 0.5 @ \$180.00	Weinstein	90.00
12/21/2019	Review Weinstein's initial disclosures; draft email to client re same., 0.1 @ \$180.00	Weinstein	18.00
2/21/2019	Draft email to defense counsel concerning deficient initial disclosures., 0.4 @ \$180.00	Weinstein	72.00
2/21/2019	Review all defendants' initial disclosures., 0.3 @ \$180.00	Weinstein	54.00
12/22/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
12/23/2019	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
12/23/2019	Review additional documents received from client., 0.1 @ \$180.00	Weinstein	18.00
12/25/2019	Draft interrogatories and requests for production of documents to Weinstein and Medasset., 3 @ \$180.00	Weinstein	540.00
2/26/2019	Review and respond to two emails from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
12/28/2019	Review Weinstein's and Medasset's answer to FAC., 0.2 @ \$180.00	Weinstein	36.00
12/28/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
	PAYMENT		3,254.00
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 Invoice

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jaybfreedman1@gmail.com

INVOICE#	DATE	TOTAL QUE	ENCLOSED
1428	12/01/2019	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
11/04/2019	Draft Rule 16.1 initial disclosures., 0.8 @ \$180.00	Weinstein	144.00
11/04/2019	Analyze authority supporting measure of damages., 1 @ \$180.00	Weinstein	180.00
11/04/2019	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
11/04/2019	Analyze authority supporting opposition to motion to lismiss., 0.8 @ \$180.00	Weinstein	144.00
11/05/2019	Analyze authority cited in Weinstein's moto-to a smiss., 0.4 @ \$180.00	Weinstein	72.00
11/05/2019	Analyze authority supporting opposition to motion to dismiss., 0.8 @ \$180.00	Weinstein	144.00
11/05/2019	Draft opposition to motion to dismiss., 1.2 @ \$180.00	Weinstein	216.00
11/11/2019	Draft opposition to motion to dismiss., 3 @ \$180.00	Weinstein	540.00
11/11/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
11/19/2019	Review Brown's intitial disclsoures., 0.1 @ \$180.00	Weinstein	18.00
11/20/2019	Revise initial disclosures.	Weinstein	0.00
11/20/2019	Serve initial disclosures., 0.1 @ \$180.00	Weinstein	18.00
11/20/2019	Draft email to defense counsel., 0.1 @ \$180.00	Weinstein	18.00
	PAYMENT		1,515.50
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135

702-342-5425

jaybfreedman1@gmail.com

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INVOICE#	DATE	TOTAL QUE	ENOLOSED
1414	11/01/2019	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
10/03/2019	Send email to client., 0.1 @ \$180.00	Weinstein	18.00
10/03/2019	Telephone call from court clerk., 0.1 @ \$180.00	Weinstein	18.00
10/04/2019	Travel to and obtain signed order denying Brown/Reddy motions to dismiss., 0.5 @ \$180.00	Weinstein	90.00
10/04/2019	Draft notice of entry of order; file same and signed order., 0.1 @ \$180.00	Weinstein	18.00
10/04/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
10/04/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
10/04/2019	Draft email to defense counsel re early case conference., 0.1 @ \$180.00	Weinstein	18.00
10/14/2019	telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
10/14/2019	Draft email to defense counsel re early case conference., 0.1 @ \$180.00	Weinstein	18.00
10/14/2019	Draft email to D. Clark re motion to strike., 0.1 @ \$180.00	Weinstein	18.00
10/15/2019	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
10/16/2019	Draft email to D. Clark re motion to strike., 0.1 @ \$180.00	Weinstein	18.00
10/16/2019	Review email from D. Clark; send email to client re same., 0.1 @ \$180.00	Weinstein	18.00
10/16/2019	Telephone call to D. Clark; send email to client re same., 0.3 @ \$180.00	Weinstein	54.00
10/21/2019	Draft email to Z. Takos and A. Smith re response to amended complaint., 0.1 @ \$180.00	Weinstein	18.00
10/21/2019	Emails to and from defense counsel re early case conference., 0.3 @ \$180.00	Weinstein	54.00
10/21/2019	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
10/21/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
10/22/2019	Telephone call to Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
10/22/2019	Telephone call to A. Smith., 0.1 @ \$180.00	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
10/22/2019	Attend early case conference., 0.3 @ \$180.00	Weinstein	54.00
10/22/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
10/23/2019	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
10/26/2019	Draft emails to A. Smith and D. Clark., 0.1 @ \$180.00	Weinstein	18.00
10/28/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
10/28/2019	Draft joint case conference report., 2 @ \$180.00	Weinstein	360.00
10/28/2019	Draft early disclosures., 0.5 @ \$180.00	Weinstein	90.00
10/28/2019	Analyze Reddy's asnwer to FAC., 0.3 @ \$180.00	Weinstein	54.00
10/28/2019	Analyze Brown's answer to FAC., 0.2 @ \$180.00	Weinstein	36.00
10/28/2019	Draft request for exemption from arbitration., 0.9 @ \$180.00	Weinstein	162.00
10/29/2019	File request for exemption from arbitration., 0.1 @ \$180.00	Weinstein	18.00
10/29/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
10/29/2019	Draft request for hearing on Weinstein's motion to dismiss., 0.2 @ \$180.00	Weinstein	36.00
10/29/2019	File request for hearing., 0.1 @ \$180.00	Weinstein	18.00
10/29/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
10/31/2019	Review notice of hearing on Weinstein's motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
10/31/2019	Revise joint case conference report., 0.4 @ \$180.00	Weinstein	72.00
10/31/2019	Send email to defense counsel re joint case conference report., 0.1 @ \$180.00	Weinstein	18.00
10/31/2019	Telephone call from client., 0.4 @ \$180.00	Weinstein	72.00
10/31/2019	Draft Rule 16.1 initial disclosures., 1 @ \$180.00	Weinstein	180.00
	PAYMENT		1,792.50
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135

702-342-5425

jaybfreedman1@gmail.com

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INVOICE#	DATE	TOTAL QUE	ENOLOSED
1402	10/01/2019	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
09/16/2019	Review email from client re email from D. Weinstein; telephone call from client re same., 0.1 @ \$180.00	Weinstein	18.00
09/16/2019	Telephone call to Ringcentral., 0.2 @ \$180.00	Weinstein	36.00
09/16/2019	draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
09/17/2019	Review motion to strike filed by Weinstein., 01 2 \$10.00	Weinstein	18.00
09/17/2019	Draft email to D. Clark., 0.3 @ \$180.00	Weinstein	54.00
09/17/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
09/17/2019	Evaluate options to introduce necessary evidence at trial and develop discovery plan., 1.2 @ \$180.00	Weinstein	216.00
09/17/2019	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
09/17/2019	Review email from court clerk concerning order on Weinstein's motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
09/18/2019	Telephone call from client., 0.5 @ \$180.00	Weinstein	90.00
09/18/2019	Revise proposed order granting in part Weinstein's motion to dismiss., 0.8 @ \$180.00	Weinstein	144.00
09/18/2019	Draft email to Z. Takos and A. Smith., 0.1 @ \$180.00	Weinstein	18.00
09/19/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
09/20/2019	Review court's signed order on Weinstein motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
09/20/2019	Telephone call to court clerk re signed order on Weinstein's motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
09/20/2019	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
09/23/2019	Draft email to court clerk re orders on motions to dismiss., 0.2 @ \$180.00	Weinstein	36.00
09/23/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
09/24/2019	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
09/24/2019	Review disclosure statement filed by Reddy defendants., 0.1 @ \$180.00	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
09/24/2019	Review and respond to email from court clerk., 0.1 @ \$180.00	Weinstein	18.00
09/26/2019	Multiple emails to and from court clerk., 0.3 @ \$180.00	Weinstein	54.00
09/27/2019	Draft notice of withdrawal of first amended complaint., 0.1 @ \$180.00	Weinstein	18.00
09/27/2019	Electronic filing fee., 3.5 @ \$180.00	Weinstein	630.00
09/27/2019	Travel to and obtain signed order on Weinstein's motion to dismiss; deliver order on Reddy/Brown motion to dismiss., 0.5 @ \$180.00	Weinstein	90.00
09/27/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
09/30/2019	Draft notice of entry of order., 0.1 @ \$180.00	Weinstein	18.00
09/30/2019	File signed order and notice of entry of order., 0.1 @ \$180.00	Weinstein	18.00
09/30/2019	Electronic filing fee., 3.5 @ \$180.00	Weinstein	630.00
	PAYMENT BALANCE DUE		2,376.00 \$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com

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INVOICE#	DATE	TOTAL QUE	ENGLOSED
1374	09/01/2019	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
08/01/2019	Attend hearing on Reddy motion to dismiss., 2.7 @ \$180.00	Weinstein	486.00
08/01/2019	Parking., 1 @ \$23.00	Weinstein	23.00
08/01/2019	Milage, 1 @ \$15.00	Weinstein	15.00
08/01/2019	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
08/02/2019	Review and respond to email from client., 0.1 3 30.00	Weinstein	18.00
08/02/2019	Send email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
08/05/2019	Check status of filing of Weinstein's py to opposition to motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
08/05/2019	Revise supplemental brief to include Reddy defendants., 2.2 @ \$180.00	Weinstein	396.00
08/05/2019	Prepare for hearing on Weinstein's motion to dismiss., 1 @ \$180.00	Weinstein	180.00
08/06/2019	Prepare supplemental brief for filing; gather exhibits., 0.4 @ \$180.00	Weinstein	72.00
08/06/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
08/06/2019	Attend hearing on Weinstein motion to dismiss., 2.3 @ \$180.00	Weinstein	414.00
08/06/2019	Milage, 1 @ \$15.00	Weinstein	15.00
08/06/2019	Parking, 1 @ \$20.00	Weinstein	20.00
08/06/2019	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
08/08/2019	Revise first amended complaint., 1.5 @ \$180.00	Weinstein	270.00
08/12/2019	Review and respond to email from client., 0.1 @ \$180.00	Weinstein	18.00
08/19/2019	Review Brown's supplemental brief and prepare for hearing on Brown's and Reddy's motions to dismiss., 3.7 @ \$180.00	Weinstein	666.00
08/19/2019	Draft first amended complaint., 1 @ \$180.00	Weinstein	180.00
08/20/2019	Attend hearing on defendants' motions to dismiss., 2 @ \$180.00	Weinstein	360.00
08/20/2019	Telephone call to client., 0.1 @ \$180.00	Weinstein	18.00
08/20/2019	Telephone call from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
08/20/2019	Draft email to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
08/21/2019	Draft proposed order denying motions to compel., 1.5 @ \$180.00	Weinstein	270.00
08/21/2019	Telephone call to court clerk., 0.1 @ \$180.00	Weinstein	18.00
08/21/2019	Review email from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
08/26/2019	Draft first amended complaint., 1.3 @ \$180.00	Weinstein	234.00
08/27/2019	Draft email to Z. Takos and A. Smith; review response from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
08/27/2019	Telephone call from court clerk., 0.1 @ \$180.00	Weinstein	18.00
08/28/2019	Review email from A. Smith., 0.1 @ \$180.00	Weinstein	18.00
08/28/2019	Review and respond to email from D. Clark; forward same to client., 0.1 @ \$180.00	Weinstein	18.00
08/28/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
08/31/2019	Gather exhibits and prepare first amended complaint for filing., 0.5 @ \$180.00	Weinstein	90.00
08/31/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
	PAYMENT		4,076.00
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357

Las Vegas, NV 89135 702-342-5425

jaybfreedman1@gmail.com

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INVOICE#	DATE	TOTAL QUE	ENOLOSEO
1356	08/01/2019	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOUNT
07/01/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
07/03/2019	Review Brown's reply to opposition to motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
07/03/2019	Review Brown's reply to opposition to motion to aside default., 0.1 @ \$180.00	Weinstein	18.00
07/03/2019	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
07/07/2019	Draft opposition to Weinstein's motion to deniss., 4 @ \$180.00	Weinstein	720.00
07/08/2019	Telephone call from client., 0.2 @ \$ 30.00	Weinstein	36.00
07/08/2019	Prepare opposition to motion to dismiss and request for judicial notice for filing; file same., 0.2 @ \$180.00	Weinstein	36.00
07/08/2019	Draft request for judicial notice., 0.1 @ \$180.00	Weinstein	18.00
07/08/2019	Electronic filing fee., 0.1 @ \$180.00	Weinstein	18.00
07/08/2019	Prepare for hearing on Brown's motion to dismiss and motion to set aside default., 1.4 @ \$180.00	Weinstein	252.00
07/09/2019	Attend hearing on Brown's motion to dismiss and motion to set aside default., 2.5 @ \$180.00	Weinstein	450.00
07/09/2019	Telephone call with client., 0.4 @ \$180.00	Weinstein	72.00
07/09/2019	Parking, 1 @ \$20.00	Weinstein	20.00
07/09/2019	Milage, 1 @ \$15.00	Weinstein	15.00
07/09/2019	Review proposed order granting motion to set aside default., 0.1 @ \$180.00	Weinstein	18.00
07/10/2019	Telephone call to Z. Takos., 0.2 @ \$180.00	Weinstein	36.00
07/10/2019	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
07/10/2019	Send email to A. Smith., 0.1 @ \$180.00	Weinstein	18.00
07/17/2019	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
07/17/2019	Review documents from Illinois action to prepare supplemental briefing re Brown's motion to dismiss., 0.5 @ \$180.00	Weinstein	90.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
07/18/2019	Review documents from Illinois action to prepare supplemental briefing re Brown's motion to dismiss., 0.8 @ \$180.00	Weinstein	144.00
07/18/2019	Analyze authority supporting supplemental brief., 2.5 @ \$180.00	Weinstein	450.00
07/18/2019	Review Georgia court's order regarding Weinstein's motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
07/22/2019	Review and respond to email from Z. Takos., 0.1 @ \$180.00	Weinstein	18.00
07/23/2019	Review transcript from Illinois hearing., 0.3 @ \$180.00	Weinstein	54.00
07/23/2019	Draft email to Z. Takos., 0.2 @ \$180.00	Weinstein	36.00
07/24/2019	Draft supplemental brief re Brown's motion to dismiss., 2.8 @ \$180.00	Weinstein	504.00
07/25/2019	Draft supplemental brief re Brown's motion to dismiss., 1.8 @ \$180.00	Weinstein	324.00
07/25/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
07/25/2019	Analyze authority supporting supplemental brief., 1 @ \$180.00	Weinstein	180.00
07/29/2019	Draft supplemental brief re Brown's motion to dismiss., 1 @ \$180.00	Weinstein	180.00
07/30/2019	Telephone call to court clerk regarding status of Reddy's motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
07/30/2019	Draft email to A. Scott., 0.1 @ \$180.00	Weinstein	18.00
07/30/2019	Analyze authority supporting supplemental brief., 1 @ \$180.00	Weinstein	180.00
07/30/2019	Draft supplemental brief re Brown's motion to dismiss., 2.5 @ \$180.00	Weinstein	450.00
07/31/2019	Draft supplemental declaration in support of opposition to Reddy motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
07/31/2019	Prepare supplemental declaration for filing., 0.1 @ \$180.00	Weinstein	18.00
07/31/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
07/31/2019	Revise supplemental brief., 1.2 @ \$180.00	Weinstein	216.00
07/31/2019	Prepare for hearing on Reddy's motion to dismiss., 0.7 @ \$180.00	Weinstein	126.00
07/31/2019	Review notice of entry of order granting motion to set aside default., 0.1 @ \$180.00	Weinstein	18.00
07/31/2019	Review Reddy's reply to opposition to motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
	PAYMENT		4,988.50
	BALANCE DUE		\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135 702-342-5425 jaybfreedman1@gmail.com

Medappeal, LLC

INVOICE#	DATE	TOTAL QUE	ENCLOSED
1341	07/01/2019	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOLINT
06/03/2019	Draft opposition to motion to set aside default., 3.2 @ \$180.00	Weinstein	576.00
06/05/2019	Revise opposition to motion to dismiss filed by Brown and prepare for filing., 0.6 @ \$180.00	Weinstein	108.00
06/05/2019	Revise opposition to motion to set aside default prepare for filing., 0.9 @ \$180.00	Weinstein	162.00
06/05/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
06/10/2019	Phone call to court clerk; draft email re-san to client., 0.1 @ \$180.00	Weinstein	18.00
06/10/2019	Draft motion for sanctions against B. v.1., 2.2 @ \$180.00	Weinstein	396.00
06/14/2019	Telephone call from D. Clark., 0.1 @ \$180.00	Weinstein	18.00
06/17/2019	Telephone call to D. Clark; call from client., 0.1 @ \$180.00	Weinstein	18.00
06/18/2019	Telephone call from client; call to D. Clark., 0.1 @ \$180.00	Weinstein	18.00
06/19/2019	Telephone call from D. Clark., 0.3 @ \$180.00	Weinstein	54.00
06/19/2019	Draft email to client., 0.1 @ \$180.00	Weinstein	18.00
06/19/2019	File request for hearing on motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
06/19/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
06/20/2019	Review notice of hearing received from court; send email to client re same., 0.1 @ \$180.00	Weinstein	18.00
06/24/2019	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
06/25/2019	Review notice of hearing received from court; draft email to client re same., 0.1 @ \$180.00	Weinstein	18.00
06/26/2019	Review Weinstein's motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
06/26/2019	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
06/27/2019	Analyze authority supporting opposition to Weinstein's motion to dismiss., 1.2 @ \$180.00	Weinstein	216.00
06/28/2019	Analyze authority supporting opposition to Weinstein's motion to dismiss., 1 @ \$180.00	Weinstein	180.00
06/28/2019	Draft opposition to Weinstein's motion to dismiss., 2 @ \$180.00	Weinstein	360.00

\$0.00

Jay Freedman

11700 W. Charleston Blvd. Ste. 170-357

Las Vegas, NV 89135

702-342-5425

jaybfreedman1@gmail.com

BILLTO

Medappeal, LLC

INVOICE#	DATE	TOTAL QUE	ENOLOSED
1331	06/01/2019	\$0.00	

Invoice

DATE	DESCRIPTION	ACTIVITY	AMOUNT
05/01/2019	Draft email to V. Reddy concerning his request for an extension., 0.1 @ \$180.00	Weinstein	18.00
05/03/2019	Telephone call from E. Johnson., 0.1 @ \$180.00	Weinstein	18.00
05/06/2019	Review emails from K. Brown and A. Scott; send ail to client re same., 0.1 @ \$180.00	Weinstein	18.00
05/06/2019	Telephone call from A. Scott., 0.1 @ \$180.00	Weinstein	18.00
05/07/2019	Telephone call from client., 0.3 @ \$180.00	Weinstein	54.00
05/07/2019	Telephone call from K. Brown; send vail to client re same., 0.3 @ \$180.00	Weinstein	54.00
05/08/2019	Telephone call from D. Weinstein., 0.2 @ \$180.00	Weinstein	36.00
05/08/2019	Review email from D. Weinstein; draft email to client re same., 0.1 @ \$180.00	Weinstein	18.00
05/08/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
05/10/2019	Telephone call from A. Scott., 0.1 @ \$180.00	Weinstein	18.00
05/11/2019	Review defendants' motion to dismiss., 0.1 @ \$180.00	Weinstein	18.00
05/13/2019	Telephone call from D. Weinstein., 0.2 @ \$180.00	Weinstein	36.00
05/14/2019	Telephone call from K. Brown; draft email to client re same., 0.1 @ \$180.00	Weinstein	18.00
05/14/2019	File affidavits of service for Max Global, M. Thatmarla and K. Brown., 0.1 @ \$180.00	Weinstein	18.00
05/14/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
05/16/2019	Telephone call from client., 0.2 @ \$180.00	Weinstein	36.00
05/16/2019	Send email to K. Brown., 0.1 @ \$180.00	Weinstein	18.00
05/19/2019	Review and respond to email from K. Brown; send email to client re same., 0.1 @ \$180.00	Weinstein	18.00
05/19/2019	Revise opposition to motion to dismiss., 2.2 @ \$180.00	Weinstein	396.00
05/21/2019	Telephone call with client., 0.2 @ \$180.00	Weinstein	36.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
05/21/2019	Telephone call to Z. Takos, counsel for K. Brown., 0.1 (@ \$180.00 Weinstein	18.00
05/21/2019	Revise opposition to motion to dismiss per client comm \$180.00	ents., 1 @ Weinstein	180.00
05/21/2019	Prepare opposition for filing., 0.1 @ \$180.00	Weinstein	18.00
05/21/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
05/25/2019	Draft request for entry of default as to Kevin Brown., 0.	1 @ \$180.00 Weinstein	18.00
05/25/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
05/25/2019	Prepare default for filing., 0.1 @ \$180.00	Weinstein	18.00
05/28/2019	Review entered default received from court; draft email same., 0.1 @ \$180.00	to client re Weinstein	18.00
05/28/2019	Telephone call from client., 0.1 @ \$180.00	Weinstein	18.00
05/28/2019	Review Brown's motion to set aside default and motion @ \$180.00	to dismiss., 0.1 Weinstein	18.00
05/28/2019	Draft Freedman declaration to oppose Brown's motion default., 0.5 @ \$180.00	to set aside Weinstein	90.00
05/29/2019	Review notice of hearing for Brown's motions to set asit to dismiss., 0.1 @ \$180.00	de default and Weinstein	18.00
05/29/2019	Telephone call from S. Johnson., 0.1 @ \$180.00	Weinstein	18.00
05/29/2019	Draft motion for sanctions against Brown., 1 @ \$180.00	Weinstein	180.00
05/29/2019	Analyze authority supporting motion for sanctions., 0.8	@ \$180.00 Weinstein	144.00
05/31/2019	Revise opposition to motion to dismiss filed by Brown.,	0.6 @ \$180.00 Weinstein	108.00
	Advance payment	Services	-715.30
	PAYM	MENT	1,041.20
	BALA	NCE DUE	\$0.00

Jay Freedman 11700 W. Charleston Blvd. Ste. 170-357 Las Vegas, NV 89135

702-342-5425

jaybfreedman1@gmail.com

Medappeal, LLC

Invoice

INVOICE#	DATE	TOTAL QUE	ENOLOSEO
1313	05/01/2019	\$0.00	

DATE	DESCRIPTION	ACTIVITY	AMOLINT
04/10/2019	Revise complaint for Nevada filing., 2 @ \$180.00	Weinstein	360.00
04/10/2019	Analyze legal authority supporting complaint., 0.5 @ \$180.00	Weinstein	90.00
04/11/2019	Review complaint as revised by clients., 0.1 @ \$180.00	Weinstein	18.00
04/11/2019	Telephone call from E. Johnson., 0.1 @ \$180.0	Weinstein	18.00
04/11/2019	Draft summons, new civil case cover sheet and in a appearance fee disclosure., 0.2 @ \$180.00	Weinstein	36.00
04/12/2019	Revise complaint to include all exhib 5., 0. @ \$180.00	Weinstein	18.00
04/12/2019	Open action in mandatory efile system and file complaint, summons, civil cover sheet and initial appearance fee disclosure., 0.3 @ \$180.00	Weinstein	54.00
04/12/2019	Filing fee, 1 @ \$270.00	Weinstein	270.00
04/12/2019	Electronic filing fee., 1 @ \$11.60	Weinstein	11.60
04/15/2019	Contact process server and arrange service of complaint on D. Weinstein and Medasset., 0.1 @ \$180.00	Weinstein	18.00
04/22/2019	Review and respond to text messages from V. Reddy and D. Weinstein; send email to client re same., 0.1 @ \$180.00	Weinstein	18.00
04/23/2019	Telephone call from V Reddy and D. Weinstein., 0.3 @ \$180.00	Weinstein	54.00
04/23/2019	Telephone call from clients., 0.3 @ \$180.00	Weinstein	54.00
04/24/2019	Draft email to V. Reddy and D. Weinstein., 0.1 @ \$180.00	Weinstein	18.00
04/25/2019	File affidavits of service for V. Reddy and M. Reddy., 0.1 @ \$180.00	Weinstein	18.00
04/25/2019	Electronic filing fee., 1 @ \$3.50	Weinstein	3.50
04/25/2019	Review and respond to email from D. Weinstein; draft email to clients re same., 0.1 @ \$180.00	Weinstein	18.00
04/25/2019	Draft request to waive service of summons and waiver of service of summons., 0.3 @ \$180.00	Weinstein	54.00
04/25/2019	Review signed waiver received from Weinstein., 0.1 @ \$180.00	Weinstein	18.00
04/30/2019	Review email from V. Reddy; send email to client re same., 0.1 @ \$180.00	Weinstein	18.00

DATE	DESCRIPTION	ACTIVITY	AMOUNT
04/30/2019	Telephone call from E. Johnson., 0.2 @ \$180.00	Weinstein	36.00
	PAYMENT		1,203.10
	BALANCE	DUE	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date	
07/09/21	

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID	
Invoice No.	
3881	

		Your Reference No.			
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	06/02/21	Correspondences with and telephone call with Eli Johnson; draft email to Kevin H.; telephone conferences with Kevin H.	0.7	250.00	175.00
Kelley McGhie	06/02/21	Review Defendant's notice of change of address.	0.1	145.00	14.50
Zachary T. Ball	06/09/21	Revise Order; telephone call to clients.	0.5	250.00	125.00
Kelley McGhie	06/09/21	Prepare correspondence to court re: findings of facts and law.	0.1	145.00	14.50
Zachary T. Ball	06/14/21	Review Press Release from US Attorney's Office; review all documents and emails from clients regarding last steps; determination of needed steps to gain full and complete judgment; telephone conference with clients; telephone conference with Kevin H.	1.7	250.00	425.00
Zachary T. Ball	06/15/21	Correspondence with Jabob Bundick.	0.2	250.00	50.00
Zachary T. Ball	06/15/21	Telephone conference with Eli Johnson regarding settlement offer and strategy; review Max Global documentation, Consent Judgment, and plea agreement; correspondence with client; telephone conversation with Kevin H.	0.7	250.00	175.00
Zachary T. Ball	06/18/21	Draft Notice of Entry of Order; telephone conference with client; telephone conference with Kevin H.; telephone call to Kevin Brown.	1.3	250.00	325.00
Zachary T. Ball	06/21/21	Telephone call to Kevin Brown (left message); telephone conference with client.	0.4	250.00	100.00
Jason Gerber	06/21/21	Review file and draft memorandum of costs.	0.3	250.00	75.00
Jason Gerber	06/21/21	Review file and draft motion for attorney fees and costs.	1.5	250.00	375.00

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	
	Payments/Credits	\$0.00	Balance Due	\$2,703.60



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date	
07/09/21	

Our Matter ID	
Invoice No.	
3881	

	Your Reference No.					
		Medappeal v Weinstein				
Timekeeper	Date	Description	Quantity	Rate	Amount	
Zachary T. Ball	06/23/21	Correspondence with Kevin H.; telephone conference with Eli Johnson; revise Memo of Costs.	1	250.00	250.00	
Zachary T. Ball	06/23/21	Revise Memo of Fees and Costs; draft email to clients regarding same.	0.2	250.00	50.00	
Zachary T. Ball	06/25/21	Correspondence with Kevin H.; draft emails to clients.	0.3	250.00	75.00	
Zachary T. Ball	06/28/21	Prepare for and attend settlement discussions; draft email to Kevin H.	1.4	250.00	350.00	
Zachary T. Ball	06/29/21	Telephone conference with Eli Johnson regarding case strategy.	0.3	250.00	75.00	
CLIENT COSTS	05/07/21	Pick up box and thumb drive		25.00	25.00	
Postage and Delivery		Postage and Delivery		17.60	17.60	
Court Filing Fees		Court Filing Fee		7.00	7.00	

Your payment is due within thirty days of receipt of this invoice.		TOTAL	\$2,703.60	
	Payments/Credits	\$0.00	Balance Due	\$2,703.60



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 06/03/21

Our Matter ID
Invoice No.
3838

Your Reference No. Medappeal v Weinstein					
Zachary T. Ball	05/06/21	Draft Order, Finding of Facts and Conclusions of Law regarding Motion for Summary Judgment.	2.4	250.00	600.00
Zachary T. Ball	05/07/21	Draft memo to court requesting records.	0.1	250.00	25.00
Zachary T. Ball	05/08/21	Draft Motion for Attorney Fees.	1.9	250.00	475.00
Zachary T. Ball	05/10/21	Revise Findings of Fact and Conclusions of Law; draft email to clients.	0.5	250.00	125.00
Zachary T. Ball	05/13/21	Revise Order; correspondence with clients.	0.7	250.00	175.00
Jason Gerber	05/13/21	Receipt and review of email regarding motion for summary judgment and damages. Draft email response regarding same.	0.2	250.00	50.00
Zachary T. Ball	05/14/21	Revise Order; draft email to opposing counsel.	0.3	250.00	75.00
Zachary T. Ball	05/17/21	Telephone conference with and email exchange with Kevin H.; draft email to clients regarding order and next steps.	0.4	250.00	100.00
Zachary T. Ball	05/18/21	Review Notice of Entry.	0.1	250.00	25.00
Kelley McGhie	05/18/21	Prepare correspondence to the court re: findings of facts and law granting motion for summary judgement.	0.1	145.00	14.50
Jason Gerber	05/20/21	Review file motion for summary judgment and draft order. Perform legal research. Draft motion for summary judgment on damages.	2.2	250.00	550.00
Zachary T. Ball	05/25/21	Telephone conference with clients.	0.4	250.00	100.00
Zachary T. Ball	05/26/21	Telephone conference with Kevin H; draft email to clients.	0.3	250.00	75.00
CLIENT COSTS Delivery		Courier Service		20.00	20.00

Your payment is due within thirty days of receipt of this invoice.		TOTAL	\$2,409.50	
	Payments/Credits	\$-2,409.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date 05/06/21

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID				
Invoice No.				
3798				

	Your Reference No.					
	Medappeal v Weinstein					
Timekeeper	Date	Description	Quantity	Rate	Amount	
Zachary T. Ball	04/02/21	Review Order from Court; telephone conference with clients; finalize written discovery.	1.2	250.00	300.00	
Kelley McGhie	04/02/21	Prepare notice of entry of order re: Plaintiff's Motion to Dismiss.	0.3	145.00	43.50	
Zachary T. Ball	04/05/21	Finalize written discovery responses.	0.3	250.00	75.00	
Zachary T. Ball	04/06/21	Attend status check.	1.1	250.00	275.00	
Kelley McGhie	04/06/21	Prepare notice of non opposition to motion for summary judgement.	0.3	145.00	43.50	
Kelley McGhie	04/06/21	Revise and finalize notice of entry of order.	0.1	145.00	14.50	
Zachary T. Ball	04/07/21	Correspondence with Hector regarding payment of sanctions.	0.2	250.00	50.00	
Zachary T. Ball	04/09/21	Review draft Reply and compare with Opposition; telephone conference with clients.	1.2	250.00	300.00	
Jason Gerber	04/12/21	Legal research on issue related to opposition. Telephone call regarding same.	0.9	250.00	225.00	
Kelley McGhie	04/12/21	Prepare notice to take the deposition of 30(b)(6) witness of MX Global.	0.2	145.00	29.00	
Zachary T. Ball	04/13/21	Finalize Reply to Opposition to Motion to Dismiss.	0.7	250.00	175.00	
Zachary T. Ball	04/14/21	Revise Notice of Deposition of Max Global; correspondence with client; correspondence with opposing counsel regarding deposition date.	0.4	250.00	100.00	
Zachary T. Ball	04/20/21	Correspondence with clients regarding hearing and preparation.	0.1	250.00	25.00	
Zachary T. Ball	04/28/21	Prepare for hearing on Motion for Summary Judgment; telephone conference with clients regarding strategy and status.	1	250.00	250.00	

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	
	Payments/Credits	\$-3,325.80	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date	
05/06/21	

Our Matter ID			
Invoice No.			
3798			

	Your Reference No.				
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	04/29/21	Prepare for and attend hearing on Motion for Summary Judgment; outline needed documents and timing.	4.8	250.00	1,200.00
Kelley McGhie	04/30/21	Prepare transcript request form for hearing on motion for summary judgment.	0.2	145.00	29.00
Kelley McGhie	04/30/21	Telephone conversation with court re: request for transcript & recording.	0.1	145.00	14.50
CLIENT COSTS	05/05/21	Thumb drive with recording		85.00	85.00
Postage and Delivery		Postage and Delivery		19.80	19.80
Court Filing Fees		Court Filing Fee		7.00	7.00
Legal Research		Westlaw Legal Research		65.00	65.00
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Your payment is due within thirty days of receipt of this invoice.			TOTAL	\$3,325.80
	Payments/Credits	\$-3,325.80	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date 04/07/21

Medappeal, LLC	Bill To:	
eli@jjalawllc.com	c/o Eli R. Johnson, Esq.	

Our Matter ID
Invoice No.
3756

	Your Reference No.				
Medappeal v Weinstein					
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	03/01/21	Draft email to clients; draft email to Bethany R. Frederick regarding subpoena response.	0.2	250.00	50.00
Zachary T. Ball	03/03/21	Telephone conference with clients.	0.3	250.00	75.00
Zachary T. Ball	03/08/21	·		250.00	1,325.00
Zachary T. Ball	03/09/21	Revise Motion for Summary Judgment, including addition of evidence and claims.	1.1	250.00	275.00
Kelley McGhie	03/09/21	Prepare exhibits to motion for summary judgement.	1.4	145.00	203.00
Zachary T. Ball			0.5	250.00	125.00
Zachary T. Ball	03/15/21	Finalize Motion for Summary Judgment.	0.2	250.00	50.00
Kelley McGhie	03/15/21	Revise and finalize Motion for Summary judgement and preparation of exhibits thereto.	1.3	145.00	188.50
Zachary T. Ball	03/18/21	Telephone conference with clients.	0.4	250.00	100.00
Kelley McGhie	03/18/21	Prepare errata to Motion for Summary Judgment.	0.3	145.00	43.50
Kelley McGhie 03/19/21 Prepare responses to Defendants Vijay Reddy, Margaret Reddy and Mohan Thalamarla's first set of interrogatories, requests for admissions and requests for production of documents.		0.5	145.00	72.50	
Kelley McGhie	03/19/21	Prepare correspondence to clients re: discovery responses.	0.1	145.00	14.50
Zachary T. Ball	03/23/21	Finalize Errata.	0.1	250.00	25.00
Kelley McGhie	03/23/21	Revise and finalize errata to Motion for Summary Judgment and preparation of exhibits thereto.	0.2	145.00	29.00

Your payment is due within thirty days of receipt of this invoice.			TOTAL	
	Payments/Credits	\$-2,899.10	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date	
04/07/21	

	Bill To:
c/o Eli R. Johnson, Esq. eli@jjalawllc.com	

Our Matter ID
Invoice No.
3756

		Your Reference No.			
Medappeal v Weinstein					
Timekeeper	Date	Description	Quantity	Rate	Amount
CLIENT COSTS Postage and Delivery Court Filing Fees Legal Research	Date	Postage and Delivery Court Filing Fee Westlaw Legal Research	Quantity	45.10 213.00 65.00	45.10 213.00 65.00

Your payment is due within thirty days of receipt of this invoice.			TOTAL	\$2,899.10
	Payments/Credits	\$-2,899.10	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date	
03/03/21	

Bill To:	
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com	

Our Matter ID
Invoice No.
3718

	Your Reference No.						
		Medappeal v Weinstein					
Timekeeper	Date	Description	Quantity	Rate	Amount		
Zachary T. Ball	02/09/21	Revise Default with case law.	0.3	250.00	75.00		
Zachary T. Ball	02/10/21	Telephone conference with Court; draft email to clients.	0.2	250.00	50.00		
Zachary T. Ball	02/18/21	Review Motion for Summary Judgment; review Motion to	0.8	250.00	200.00		
		Withdraw; draft email to clients; telephone conference with clients.					
Zachary T. Ball	02/23/21	Review Notice of Entry of Order Shortening Time.	0.1	250.00	25.00		
Zachary T. Ball	02/25/21	Review Minute Order regarding withdrawal.	0.1	250.00	25.00		
CLIENT COSTS		.2,					
	02/25/21	FedEx		59.95	59.95		
Postage and Delivery		Postage and Delivery		8.80	8.80		
Court Filing Fees		Court Filing Fee		3.50	3.50		
Legal Research		Westlaw Legal Research		65.00	65.00		

Your payment is due within thirty days of r	TOTAL	\$512.25		
	Payments/Credits	\$-512.25	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date 02/04/21

Medappeal, LLC c/o Eli R. Johnson, Esq.
eli@jjalawllc.com

Our Matter ID
Invoice No.
3677

	Your Reference No.						
Medappeal v Weinstein							
Date	Description	Quantity	Rate	Amount			
01/04/21	Telephone conference with client.	0.2	250.00	50.00			
01/07/21	Telephone conference with court regarding status of minute order; review Motion to Withdraw; determination of ongoing case strategy; telephone conference with clients; draft email to Hector C. regarding supplements; draft email to clients.	1.4	250.00	350.00			
01/08/21	Correspondence with clients regarding deadlines.	0.1	250.00	25.00			
01/11/21	Review Motion to Withdraw and correspondence from Hector; draft Limited Opposition to Motion to Withdraw.	2.2	250.00	550.00			
01/15/21	Telephone conference with client regarding case status and strategy.	0.3	250.00	75.00			
01/18/21	Review Reddy's Second Supplemental Responses, additional pleadings to Motion to Withdraw filed by Weinstein and 4th Supplemental pleading; research new attorney listed by Weinstein; telephone conference with clients regarding case strategy including default.	0.9	250.00	225.00			
01/19/21	Prepare default for MedAssets.	0.3	145.00	43.50			
01/14/21	Appearance fee and original transcript of David Weinstein		1235 00	1,235.00			
01/14/21	Court Filing Fee		7.00	7.00			
	01/04/21 01/07/21 01/08/21 01/11/21 01/15/21 01/18/21	Date O1/04/21 Telephone conference with client. Telephone conference with court regarding status of minute order; review Motion to Withdraw; determination of ongoing case strategy; telephone conference with clients; draft email to Hector C. regarding supplements; draft email to clients. O1/08/21 Correspondence with clients regarding deadlines. Review Motion to Withdraw and correspondence from Hector; draft Limited Opposition to Motion to Withdraw. Telephone conference with client regarding case status and strategy. Review Reddy's Second Supplemental Responses, additional pleadings to Motion to Withdraw filed by Weinstein and 4th Supplemental pleading; research new attorney listed by Weinstein; telephone conference with clients regarding case strategy including default. Prepare default for MedAssets.	Date Description O1/04/21 Telephone conference with client. Telephone conference with court regarding status of minute order; review Motion to Withdraw; determination of ongoing case strategy; telephone conference with clients; draft email to clients. O1/08/21 O1/08/21 Correspondence with clients regarding deadlines. Review Motion to Withdraw and correspondence from Hector; draft Limited Opposition to Motion to Withdraw. Telephone conference with client regarding case status and strategy. O1/18/21 Review Reddy's Second Supplemental Responses, additional pleadings to Motion to Withdraw filed by Weinstein and 4th Supplemental pleading; research new attorney listed by Weinstein; telephone conference with clients regarding case strategy including default. O1/19/21 Appearance fee and original transcript of David Weinstein.	Date Description Quantity Rate 01/04/21 Telephone conference with client. 01/07/21 Telephone conference with court regarding status of minute order; review Motion to Withdraw; determination of ongoing case strategy; telephone conference with clients; draft email to clients. 01/08/21 Correspondence with clients regarding deadlines. 01/11/21 Review Motion to Withdraw and correspondence from Hector; draft Limited Opposition to Motion to Withdraw. 01/15/21 Telephone conference with client regarding case status and strategy. 01/18/21 Review Reddy's Second Supplemental Responses, additional pleadings to Motion to Withdraw filed by Weinstein and 4th Supplemental pleading; research new attorney listed by Weinstein; telephone conference with clients regarding default. 01/19/21 Prepare default for MedAssets. 0.250.00 01/14/21 Appearance fee and original transcript of David Weinstein.			

Your payment is due within thirty days of r	TOTAL	\$2,560.50		
	Payments/Credits	\$-2,560.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date	
01/06/21	

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID
Invoice No.
3644

Your Reference No.						
		Medappeal v Weinstein				
Timekeeper	Date	Description	Quantity	Rate	Amount	
Zachary T. Ball	12/01/20	Revise Reply; draft email to clients regarding same; revise and finalize Supplemental Disclosure of Documents.	3.4	250.00	850.00	
Kelley McGhie	12/01/20	Revise and finalize 2nd supplemental initial disclosure and preparation of exhibits thereto.	0.3	145.00	43.50	
Kelley McGhie	12/02/20	Prepare Notice of Entry of order regarding defendant's objections to the discovery commissioner's report & recommendations.	0.2	145.00	29.00	
Zachary T. Ball	12/03/20	Review correspondence from defendants and draft correspondence regarding same; brief review of documents provided by defendants; review correspondence from Hector C. regarding depo and production; telephone conference with clients; draft email to Hector regarding same.	1.9	250.00	475.00	
Zachary T. Ball	12/08/20	Prepare for hearing on Rule 11 Sanctions; review email from court cancelling hearing; telephone conference with clients regarding strategy.	1.3	250.00	325.00	
Zachary T. Ball	12/09/20	Telephone conversation with client.	1.7	250.00	425.00	
Zachary T. Ball	12/10/20	Revise Reply; draft declaration for Reply; telephone call to attorneys; telephone conference with Kevin H. regarding custody of client; daft Third Supplemental Disclosure of Documents.	6.8	250.00	1,700.00	
Zachary T. Ball	12/10/20	Legal research and draft reply to request for 56(d) relief.	1.2	250.00	300.00	
Zachary T. Ball	12/11/20	Telephone conference with Zach Takos; draft email to clients regarding same.	0.4	250.00	100.00	
Zachary T. Ball	12/14/20	Correspondence with client regarding demand letter; revise and finalize demand letter to opposing counsel.	0.6	250.00	150.00	

Your payment is due within thirty days of r	TOTAL			
	Payments/Credits	\$-6,361.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date	
01/06/21	

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID	
Invoice No.	
3644	

	Your Reference No.				
Medappeal v Weinstein					
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	12/15/20	Draft email to Kevin H. regarding status of request; email exchange with Hector C. regarding EDCR 2.34 conference; review Order re Rule 11 and correspondence to counsel.	0.5	250.00	125.00
Zachary T. Ball	12/15/20	Telephone conference with clients regarding case strategy.	0.8	250.00	200.00
Zachary T. Ball	12/17/20	Prepare for and attend hearing.	3.1	250.00	775.00
Zachary T. Ball	12/21/20	Review file regarding MSJ. Legal research on all claims. Draft MSJ shell.	1.9	250.00	475.00
Zachary T. Ball	12/23/20	Legal research regarding claims. Update draft motion for summary judgment.	1.5	250.00	375.00
CLIENT COSTS Court Filing Fees		Court Filing Fee		14.00	14.00

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	\$6,361.50
	Payments/Credits	\$-6,361.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

I	Invoice Date	
	12/08/20	

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID	
Invoice No.	
3579	

	Your Reference No.				
	Medappeal v Weinstein				
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	11/05/20	Correspondence with Bethany Frederick regarding subpoena documents.	0.1	250.00	25.00
Zachary T. Ball	11/05/20	Telephone conference with client.	0.2	250.00	50.00
Zachary T. Ball	11/09/20	Correspondence with Stephanie Rawitt regarding Corine Weinstein; correspondence with all counsel regarding deposition dates; revise letter to Zack Takos; revise 2nd set of written discovery; correspondence with client; prepare for hearing; telephone conference with clients.	2.8	250.00	700.00
Kelley McGhie	11/09/20	Prepare Plaintiff's 2nd set of requests for production of documents to Kevin Brown.	0.5	145.00	72.50
Zachary T. Ball	11/10/20	Prepare for Hearing; appear for and argue at hearing; draft email to clients regarding outcome.	2.4	250.00	600.00
Zachary T. Ball	11/11/20	Telephone conference with Stephanie Rawitt; draft email to clients regarding same.	0.4	250.00	100.00
Kelley McGhie	11/11/20	Prepare notice to take the deposition of David Weinstein.	0.3	145.00	43.50
Zachary T. Ball	11/12/20	Telephone conference with client.	0.3	250.00	75.00
Kelley McGhie	11/12/20	Prepare correspondence to court report re: scheduling of Zoom deposition.	0.1	145.00	14.50
Zachary T. Ball	11/13/20	Draft order denying objection to DC report and recommendation.	0.9	250.00	225.00
Zachary T. Ball	11/16/20	Draft Order; telephone conference with client.	0.9	250.00	225.00
Zachary T. Ball	11/17/20	Revise FFCL to conform with rules and case law.	1.2	250.00	300.00
Zachary T. Ball	11/18/20	Draft email to all counsel regarding Order; review and comment on C. Weinstein's questions; outline ongoing case strategy; review pending motions; telephone conference with clients.	2.7	250.00	675.00

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	
	Payments/Credits	\$-4,677.30	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 12/08/20

	Bill To:	
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com	c/o Eli R. Johnson, Esq.	

Our Matter ID	
Invoice No.	
3579	

Your Reference No.					
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	11/24/20	Revise Reply; telephone conference with clients; draft email to clients; review minute order from court.	2.3	250.00	575.00
Jason Gerber	11/24/20	Review opposition and countermotion. Strategy call regarding same.	0.3	250.00	75.00
Zachary T. Ball CLIENT COSTS	11/30/20	Review countermotion and revise opposition.	3.1	250.00	775.00
OLILINI OOO10	11/09/20	FedEx 2/2/2		81.80	81.80
Legal Research		Westlaw Legal Research		65.00	65.00

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	\$4,677.30
	Payments/Credits	\$-4,677.30	Balance Due	\$0.00



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Phone: (702) 303-8600

Invoice Date 11/05/20

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID
Invoice No.
3545

		Your Reference No.				
		Medappeal v Weinstein				
Timekeeper	Date	Description	Quantity	Rate	Amount	
Zachary T. Ball	10/01/20	Telephone conference with Attorney Griffin regarding	0.5	250.00	125.00	
		representation of Corrine; draft email to Stephanie Rawitt				
		regarding same; review court minutes and draft email to clients.				
Zachary T. Ball	10/01/20	Telephone conferences with clients regarding Corrine	0.5	250.00	125.00	
•		Weinstein.				
Kelley McGhie	10/02/20	Prepare notice of entry of order.	0.1	145.00	14.50	
Zachary T. Ball	10/05/20	Review Objection.	0.4	250.00	100.00	
Zachary T. Ball	10/06/20	Correspondence with Stephanie Rawitt regarding	0.7	250.00	175.00	
		conversation with Corrine; telephone conference with				
		clients.				
Zachary T. Ball	10/08/20	Draft email to Stephanie Rawitt requesting status; draft	1.3	250.00	325.00	
		email to clients regarding all potential contacts; telephone				
		conference with clients reviewing case strategy.				
Zachary T. Ball	10/08/20	Revise and add arguments to Opposition; review letter from	3.5	250.00	875.00	
		Zach Takos and supplemental document production from				
		Kevin Brown.				
Kelley McGhie	10/08/20	Finalize notice of entry of order.	0.2	145.00	29.00	
Zachary T. Ball	10/10/20	Finalize Opposition and organize Exhibits; revise letter to	2.6	250.00	650.00	
		Zach Takos; correspondence with Stephanie Rawitt.				
Kelley McGhie	10/12/20	Prepare requests for production of documents to	1.3	145.00	188.50	
		Defendants.				
Zachary T. Ball	10/13/20	Correspondence with Stephanie Rawitt regarding Corine	0.8	250.00	200.00	
		Weinstein; correspondence with clients; telephone				
		conference with clients.				

Your payment is due within thirty days of receipt of this invoice.			TOTAL	
	Payments/Credits	\$-9,152.65	Balance Due	\$0.00



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Phone: (702) 303-8600

Invoice Date 11/05/20

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID	
Invoice No.	
3545	

Your Reference No.					
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Kelley McGhie	10/14/20	Revise and finalize notice of entry of all pending motions pursuant to court instructions.	0.1	145.00	14.50
Zachary T. Ball	10/21/20	Telephone conference with and email exchange with clients; telephone conference with Department 14; correspondence with all counsel regarding subpoena; review subpoena.	1.6	250.00	400.00
Zachary T. Ball	10/22/20	Draft email to Zach Takos; draft declaration form.	0.6	250.00	150.00
Zachary T. Ball	10/23/20	Revise Motion.	3.6	250.00	900.00
Zachary T. Ball	10/26/20	Revise and finalize Motions and Initial Appearance; correspondence and calls with clients.	7.3	250.00	1,825.00
Zachary T. Ball	10/28/20	Telephone conference with client.	0.3	250.00	75.00
Zachary T. Ball	10/29/20	Draft email to Stephanie Rawitt regarding times and days for meeting.	0.1	250.00	25.00
CLIENT COSTS Reimb Group					
	07/14/20 08/10/20	Original and 1 certified copy of transcript Exhibits		1792.25 84.00	1,792.25 84.00
	10/02/20	Original and 1 certified copy of transcript		791.40	791.40
	10/02/20	Total Reimbursable Expenses		791.40	2,667.65
Court Filing Fees		Court Filing Fee		223.50	223.50
Legal Research		Westlaw Legal Research		65.00	65.00

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	\$9,152.65
	Payments/Credits	\$-9,152.65	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 10/05/20

Our Matter ID
Invoice No.
3504

Your Reference No.						
	Medappeal v Weinstein					
Timekeeper	Date	Description	Quantity	Rate	Amount	
Zachary T. Ball	09/01/20	Telephone conference with clients; prepare document	1.3	250.00	325.00	
		production and fill out declaration.				
Jay Freedman	09/01/20	Draft V. Reddy deposition summary.	2.5	150.00	375.00	
Zachary T. Ball	09/02/20	Draft email to M. Frederick confirming receipt of	0.1	250.00	25.00	
		documents.				
Zachary T. Ball	09/02/20	Correspondence with Bethany R. Frederick regarding	2	250.00	500.00	
		response to subpoeana; telephone conference with client;				
		revise Stipulated Protective Order; review and revise R&R.				
Zachary T. Ball	09/08/20	Review execute Receipt of Copy.	0.1	250.00	25.00	
Zachary T. Ball	09/09/20	Correspondence with counsel.	0.1	250.00	25.00	
Zachary T. Ball	09/09/20	Correspondence to client regarding dates and meeting.	0.1	250.00	25.00	
Zachary T. Ball	09/09/20	Telephone conference with client regarding case strategy.	0.7	250.00	175.00	
Zachary T. Ball	09/10/20	Correspondence with Bethany Frederick regarding	0.1	250.00	25.00	
		subpoena response.				
Zachary T. Ball	09/14/20	Calls to John Richwine and Corinne Weinstein; review	1.7	250.00	425.00	
		email attachments and notes from client; draft emails to				
		clients.				
Zachary T. Ball	09/14/20	Review email from court regarding order.	0.1	250.00	25.00	
Zachary T. Ball	09/15/20	Prepare for hearing and deposition; telephone conference	4.9	250.00	1,225.00	
		with client.				
Zachary T. Ball	09/16/20	Additional preparation for hearing.	0.4	250.00	100.00	
Zachary T. Ball	09/17/20	Prepare for and conduct hearing; telephone conference	4.6	250.00	1,150.00	
		with clients.				
Zachary T. Ball	09/18/20	Prepare for and conduct Continued Deposition of Kevin	5.3	250.00	1,325.00	
		Brown.				
Zachary T. Ball	09/21/20	Telephone calls and email to Zach Takos.	0.2	250.00	50.00	

Your payment is due within thirty days of receipt of this invoice.			TOTAL	
	Payments/Credits	\$-7,388.82	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date	
10/05/20	

Our Matter ID
Invoice No.
3504

Your Reference No.					
	Medappeal v Weinstein				
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	09/23/20	Telephone conference with Zach Takos regarding	0.5	250.00	125.00
		deposition, case issues and demand for additional			
		documents; correspondence with Brittany Friedman			
		regarding submission of protective order.			
Jason Gerber	09/23/20	Review docket and draft order.	0.5	250.00	125.00
Zachary T. Ball	09/24/20	Draft letter to Zach Takos demanding discovery.	1.7	250.00	425.00
Zachary T. Ball	09/24/20	Review correspondence from Brittany Friedman regarding	0.2	250.00	50.00
		orders and changes.			
Zachary T. Ball	09/25/20	Revise Order; draft email to all counsel regarding same.	0.3	250.00	75.00
Zachary T. Ball	09/28/20	Telephone conference with state bar regarding J. Patrick	0.9	250.00	225.00
		Griffin contact information and firm contact; telephone calls			
		to Griffin; draft email to Griffin; telephone call to Penny			
		Papaioannou (left message); review Discovery Order and			
		Order Setting Trial.			
Zachary T. Ball	09/29/20	Draft email to Zach Takos requesting status of Order.	0.1	250.00	25.00
Zachary T. Ball	09/30/20	Finalize Order regarding September 19th hearing; draft	1.1	250.00	275.00
		email to Court regarding same; telephone conference with			
		receptionist at Karpf law firm; draft email to Griffin at law			
		firm; telephone calls and internet research with Penny			
		Papaioannou/ Atlantic Business Brokers; draft email to			
		clients regarding same.			
Zachary T. Ball	09/30/20	Telephone conference with clients regarding bar claims,	0.7	250.00	175.00
		harassment and relations to case.			
				ļ	
OLIENT COOTS					
CLIENT COSTS					

Your payment is due within thirty days of receipt of this invoice.			TOTAL	
	Payments/Credits	\$-7,388.82	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date	
10/05/20	

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID	
Invoice No.	
3504	

Your Reference No. Medappeal v Weinstein					
Timekeeper	Date	Description	Quantity	Rate	Amount
	09/08/20	FedEx		81.80	81.80
Postage and Delivery		Postage and Delivery		7.02	7.02

Your payment is due within thirty days of receipt of this invoice.		TOTAL	\$7,388.82	
	Payments/Credits	\$-7,388.82	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 09/02/20

Our Matter ID
Invoice No.
3471

	Your Reference No.				
	Medappeal v Weinstein				
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	08/03/20	Phone conference with clients; draft emails and review	2.6	250.00	650.00
		documents from opposing counsel (add to)			
Jay Freedman	08/03/20	Telephone call from client.	0.1	150.00	15.00
Jay Freedman	08/03/20	Review Weinstein's objection to discovery commissioner's report.	0.1	150.00	15.00
Jay Freedman	08/03/20	Telephone conference with client and Z. Ball.	0.8	150.00	120.00
Zachary T. Ball	08/04/20	Review email from and draft response to Eli regarding	1.3	250.00	325.00
		deposition; revise Opposition to Objection; review and respond to emails from clients.			
Jay Freedman	08/04/20	Revise Third Supplemental Initial Disclosure.	0.3	150.00	45.00
Jay Freedman	08/05/20	Review Court's orders setting hearing dates on objections	0.1	150.00	15.00
		to discovery commissioner's reports.			
Jay Freedman	08/05/20	Draft opposition to Weinstein's objections to Discovery Commissioner's July 20 report.	1.5	150.00	225.00
Zachary T. Ball	08/06/20	Review Order regarding hearings and draft email to clients regarding strategy and hearing dates.	0.2	250.00	50.00
Jay Freedman	08/06/20	Revise Third Supplemental Initial Disclosure.	0.5	150.00	75.00
Jay Freedman	08/06/20	Draft opposition to Weinstein's objections to Discovery Commissioner's July 20 report.	1.5	150.00	225.00
Jay Freedman	08/06/20	Revise opposition to Weinstein's objections to Discovery Commissioner's July 20 report.	0.5	150.00	75.00
Jay Freedman	08/09/20	Gather exhibits for opposition to Weinstein's objections to Discovery Commissioner's July 20 report.	0.5	150.00	75.00
Zachary T. Ball	08/10/20	Finalize Report and Recommendations for filing; revise Stipulated Protective Order; correspondence with opposing counsel; correspondence with clients.	2.3	250.00	575.00

Your payment is due within thirty days of receipt of this invoice.		TOTAL		
	Payments/Credits	\$-9,211.00	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 09/02/20

Our Matter ID
Invoice No.
3471

	Your Reference No.				
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	08/10/20	Telephone conference with clients regarding protective order and strategy.	0.5	250.00	125.00
Jay Freedman	08/10/20	Draft motion for sanctions.	4.5	150.00	675.00
Jay Freedman	08/10/20	Telephone call from client.	0.4	150.00	60.00
Jay Freedman	08/10/20	Telephone call from Z. Ball.	0.2	150.00	30.00
Zachary T. Ball	08/11/20	Review all documents concerning discovery protective	0.8	250.00	200.00
		order and requirements from the Court; review			
		correspondence from counsel regarding disputed portions of protective order.			
Jay Freedman	08/11/20	Draft motion for sanctions.	1.5	150.00	225.00
Jay Freedman	08/11/20	Telephone call from client.	0.1	150.00	15.00
Jay Freedman	08/11/20	Telephone call from Z. Ball.	0.1	150.00	30.00
Jay Freedman	08/11/20	Revise motion for sanctions per client's comments.	0.6	150.00	90.00
Jay Freedman	08/11/20	Review and respond to emails from Z. Ball.	0.1	150.00	15.00
Jay Freedman	08/11/20	Review and respond to Weinstein's comments concerning revisions to proposed stipulated protective order.	0.1	150.00	15.00
Jay Freedman	08/11/20	Draft page line summary of K. Brown deposition.	1	150.00	150.00
Zachary T. Ball	08/12/20	Telephone conference with clients regarding case strategy, deposition dates and related issues.	0.5	250.00	125.00
Zachary T. Ball	08/12/20	Draft EDCR 2.34 call to Hector requesting call; research status of Medasset online.	0.3	250.00	75.00
Jay Freedman	08/12/20	Draft page line summary of K. Brown deposition.	2.7	150.00	405.00
Jay Freedman	08/12/20	Review supplemental discovery responses received from Reddys.	0.5	150.00	75.00
Zachary T. Ball	08/13/20	Correspondence with Zach Takos regarding deposition date and time.	0.1	250.00	25.00

Your payment is due within thirty days of r	TOTAL			
	Payments/Credits	\$-9,211.00	Balance Due	\$0.00



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3471

		Your Reference No.			
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	08/13/20	Determination of documents needed for scope of additional production; correspondence with opposing counsel regarding document production.	1	250.00	250.00
Kelley McGhie	08/13/20	Conference with attorney re: documents to be disclosed.	0.4	145.00	58.00
Zachary T. Ball	08/14/20	Prepare for and attend hearing on discovery status check; revise Motion for Sanctions; draft letter to Hector and receipt of copy; correspondence with court regarding consolidation of hearings.	3.8	250.00	950.00
Jay Freedman	08/14/20	Review minute order issued by Discovery Commissioner.	0.1	150.00	15.00
Zachary T. Ball	08/17/20	Telephone conference with clients; draft email to clients detailing all current projects; correspondence with all counsel regarding deposition dates; review production of documents.	2.2	250.00	550.00
Jay Freedman	08/17/20	Telephone call from Z. Ball.	0.1	150.00	15.00
Zachary T. Ball	08/18/20	Revise Notice of Deposition for Kevin Brown.	0.2	250.00	50.00
Jay Freedman	08/18/20	Draft notice of continued deposition of K. Brown.	0.1	150.00	15.00
Zachary T. Ball	08/19/20	Telephone conference with client regarding upcoming dates.	0.2	250.00	50.00
Zachary T. Ball	08/20/20	Revise Stipulated Settlement Agreement and send to all counsel.	1.1	250.00	275.00
Jay Freedman	08/20/20	Send email to court reporter to schedule second session of Brown deposition.	0.1	150.00	15.00
Jay Freedman	08/21/20	Review court's scheduling order and calendar necessary dates.	0.1	150.00	15.00
Zachary T. Ball	08/22/20	Draft email to all counsel requesting status of approved agreement.	0.1	250.00	25.00

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	Payments/Credits	\$-9,211.00	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date	
09/02/20	

Our Matter ID
Invoice No.
3471

		Your Reference No.			
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	08/26/20	Review subpoena from the FBI and draft email to clients; correspondence with Hector Carbajal regarding discovery and protective order.	0.6	250.00	150.00
Jay Freedman	08/26/20	Review emails between Z. Ball and H. Carbajal.	0.1	150.00	15.00
Zachary T. Ball	08/27/20	Prepare for and conduct telephone conference with client regarding ongoing case strategy.	1.1	250.00	275.00
Jay Freedman	08/27/20	Draft V. Reddy deposition summary.	1	150.00	150.00
Jay Freedman	08/27/20	Phone call with client and Z. Ball.	0.7	150.00	105.00
Jay Freedman	08/27/20	Phone call from client.	0.3	150.00	45.00
Zachary T. Ball	08/28/20	Telephone conference with clients regarding case strategy.	0.5	250.00	125.00
Jay Freedman	08/28/20	Phone call from client.	0.1	150.00	15.00
Kelley McGhie	08/28/20	Prepare voluminous documents received from prior counsel for proper disclosure pursuant to attorney's request.	4.8	145.00	696.00
Jay Freedman	08/31/20	Draft V. Reddy deposition summary.	3.5	150.00	525.00
CLIENT COSTS Court Filing Fees		Court Filing Fee		7.00	7.00

Your payment is due within thirty days of receipt of this invoice.		TOTAL	\$9,211.00	
	Payments/Credits	\$-9,211.00	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date 08/05/20

Bill To:	
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com	
on e jjalawilo.com	

Our Matter ID
Invoice No.
3417

	Your Reference No.					
Medappeal v Weinstein						
Timekeeper	Date	Description	Quantity	Rate	Amount	
Zachary T. Ball	07/01/20	Correspondence with Zach Takos regarding Weinstein deposition.		250.00	25.00	
Jay Freedman	07/02/20	Review signed Ramsdell declaration.	0.1	150.00	15.00	
Jay Freedman	07/03/20	Gather and organize documents to produce to defendants.	2.5	150.00	375.00	
Zachary T. Ball	07/07/20	Finalize Report and Recommendations; correspondence with Kevin H. regarding Report and Recommendations;	0.4	250.00	100.00	
		draft email to Discovery Commissioner				
Jay Freedman	07/08/20	Telephone call from client.	0.2	150.00	30.00	
Jay Freedman	07/08/20	Emails to and from court reporter re Brown deposition.	0.1	150.00	15.00	
Jay Freedman	07/09/20	Review and respond to email from court reporter re Brown deposition.	0.1	150.00	15.00	
Zachary T. Ball	07/10/20	Review proposed FFCL and compare with Court Minutes.	0.4	250.00	100.00	
Jay Freedman	07/10/20	Revise K. Brown deposition outline.	2	150.00	300.00	
Jay Freedman	07/10/20	Telephone calls from client.	0.4	150.00	60.00	
Jay Freedman	07/10/20	Gather further exhibits for Brown deposition.	0.5	150.00	75.00	
Zachary T. Ball	07/12/20	Prepare for deposition of Kevin Brown.	1.6	250.00	400.00	
Zachary T. Ball	07/13/20	Prepare for and conduct deposition of Kevin Brown;	5.8	250.00	1,450.00	
		telephone conference with clients regarding results.				
Jay Freedman	07/13/20	Telephone call from Z. Ball's office.	0.1	150.00	15.00	
Jay Freedman	07/13/20	Draft M. Reddy depo outline.	0.5	150.00	75.00	
Jay Freedman	08/13/20	Revise third supplemental initial disclosures.	0.5	150.00	75.00	
Jay Freedman	07/13/20	Gather and organize documents to produce to defendants.	3.5	150.00	525.00	
Jay Freedman	07/13/20	Telephone call from client.	0.4	150.00	60.00	
Zachary T. Ball	07/14/20	Draft correspondence to all counsel regarding deposition	2.1	250.00	525.00	
		dates; draft email to Zach Takos regarding deposition;				

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	Payments/Credits	\$-11,046.15	Balance Due	\$0.00



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Medappeal v Weinstein						
Timekeeper	Date	Description	Quantity	Rate	Amount	
		conferences with clients regarding facts and strategy;				
		revise Report and Recommendations.				
Jay Freedman	07/14/20	Telephone call from client.	0.3	150.00	45.00	
Jay Freedman	07/14/20	Review additional documents received from client.	0.1	150.00	15.00	
Jay Freedman	07/14/20	Review and respond to email from court reporter	0.1	150.00	15.00	
		concerning K. Brown deposition.				
Jay Freedman	07/14/20	Review Weinstein's motion for leave to file amended	0.1	150.00	15.00	
		answer.				
Jay Freedman	07/14/20	Compare Weinstein's proposed amended answer with	0.1	150.00	15.00	
		initial answer.				
Jay Freedman	07/14/20	Review Weinstein's proposed cross-claim.	0.1	150.00	15.00	
Jay Freedman	07/14/20	Second call from client.	0.3	150.00	45.00	
Jay Freedman	07/14/20	Review Weinstein/Medasset discovery responses and	0.9	150.00	135.00	
produced documents to prepare opposition to motion for						
		leave to file cross-claim.				
Jay Freedman	07/14/20	Telephone call from Z. Ball.	0.5	150.00	75.00	
Zachary T. Ball	07/15/20	Telephone conference with client; draft emails to counsel	0.3	250.00	75.00	
		regarding depositions and needed responses.				
Zachary T. Ball	07/15/20	Review Notice of Non-Conforming Pleadings.	0.1	250.00	25.00	
Zachary T. Ball	07/16/20	Review Notice of Hearing and draft correspondence to	0.1	250.00	25.00	
		clients regarding same.				
Jay Freedman	07/16/20	Review additional documents received from client and	1	150.00	150.00	
		update third supplemental initial disclosure.				
Jay Freedman	07/16/20	Review authority cited in motion for leave to amend.	0.5	150.00	75.00	
Jay Freedman	07/16/20	Analyze authority supporting opposition to motion for leave	1	150.00	150.00	
		to amend.				

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	Payments/Credits	\$-11,046.15	Balance Due	\$0.00

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		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Jay Freedman	07/17/20	Analyze authority supporting opposition to motion for leave to amend.	1	150.00	150.00
Jay Freedman	07/17/20	Draft opposition to motion for leave to amend.	1.5	150.00	225.00
Zachary T. Ball	07/20/20	Correspondence with counsel regarding depositions; revise letter to court; correspondence with Hector regarding depositions and challenge to Order; telephone conferences with client.	1.9	250.00	475.00
Jay Freedman	07/20/20	Telephone call from client.	0.1	150.00	15.00
Jay Freedman	07/20/20	Review emails concerning setting depositions of M. Reddy and D. Weinstein.	0.1	150.00	15.00
Jay Freedman	07/20/20	Review email from H. Carbajal concerning Weinstein's proposed counterclaim.	0.1	150.00	15.00
Jay Freedman	07/20/20	Draft opposition to motion for leave to amend.	3	150.00	450.00
Zachary T. Ball	07/21/20	Review filed Report and Recommendations and determination of deadlines.	0.1	250.00	25.00
Zachary T. Ball	07/21/20	Attend hearing on continued motion.	1.9	250.00	475.00
Zachary T. Ball	07/21/20	Telephone conference with Jay Freedman regarding strategy.	0.4	250.00	100.00
Jay Freedman	07/21/20	Draft opposition to motion for leave to amend.	2	150.00	300.00
Jay Freedman	07/21/20	Review and respond to multiple emails from Z. Ball and client.	0.1	150.00	15.00
Zachary T. Ball	07/22/20	Prepare for and attend Rule 16.1 hearing.	1.4	250.00	350.00
Zachary T. Ball	07/22/20	Telephone conference with clients regarding ongoing case strategy.	0.6	250.00	150.00
Zachary T. Ball	07/23/20	Review emails from clients and attachments; draft responses; review Opposition to Motion to Amend.	1.4	250.00	350.00

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Timekeeper	Date	Description	Quantity	Rate	Amount	
Jay Freedman	07/23/20	Draft demand for jury trial.	0.1	150.00	15.00	
Jay Freedman	07/23/20	Evaluate best evidentiary use of prior lawsuits filed against Weinstein.	0.4	150.00	60.00	
Jay Freedman	07/24/20	Revise opposition to motion for leave to amend.	1.2	150.00	180.00	
Jay Freedman	07/26/20	Revise opposition to motion for leave to amend.	0.8	150.00	120.00	
Zachary T. Ball	07/27/20	Revise and finalize Opposition to Motion to Amend.	0.5	250.00	125.00	
Jay Freedman	07/27/20	Draft motion for sanctions against Weinstein.	1.4	150.00	210.00	
Jay Freedman	07/27/20	Review and revise proposed stipulated protective order received from Weinstein.	1	150.00	150.00	
Zachary T. Ball	07/28/20	Brief review of draft Protective Order.	0.3	250.00	75.00	
Jay Freedman	07/29/20	Multiple calls from client.	0.4	150.00	60.00	
Jay Freedman	07/30/20	Draft opposition to Weinstein's objection to report and recommendations.	1	150.00	150.00	
Zachary T. Ball	07/31/20	Review Objection to Report and Recommendation.	0.2	250.00	50.00	
Jay Freedman	07/31/20	Review Weinstein's responses to third set of interrogatories.	0.1	150.00	15.00	
Jay Freedman	07/31/20	Telephone call from client.	0.3	150.00	45.00	
Jay Freedman	07/31/20	Draft opposition to Weinstein's objection to report and recommendation.	2.5	150.00	375.00	
CLIENT COSTS	07/28/20	Original and 1 certified copy of transcript		1189.15	1,189.15	
Court Filing Fees		Court Filing Fee		7.00	7.00	

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	Payments/Credits	\$-11,046.15	Balance Due	\$0.00



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3371	

		Your Reference No.			
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	06/01/20	Draft email to clients regarding response to motion.	0.1	250.00	25.00
Zachary T. Ball	06/02/20	Telephone conference with Weinstein regarding production	2.9	250.00	725.00
		of documents; review various discovery disputes and			
		determination of ongoing strategy and needed changes to			
		deposition dates; telephone conference with clients; draft			
		emails to clients regarding settlement and discovery			
		responses.			
Zachary T. Ball	06/03/20	Review Motions and Oppositions to Compel Discovery in	3	250.00	750.00
		preparation for Reply and hearing; review documentation			
		provided by clients; determination of ongoing strategy with			
		deposition and hearing questions and arguments;			
		telephone conference with clients regarding strategy and			
7	00/05/00	settlement.	0.4	050.00	000.00
Zachary T. Ball	06/05/20	Review history of settlement negotiations and draft	2.4	250.00	600.00
7l T D.II	00/00/00	settlement offer letter; telephone conference with clients.	4.4	050.00	050.00
Zachary T. Ball	06/08/20	Review correspondence from Zach Takos regarding	1.4	250.00	350.00
		rescheduling; draft email to clients regarding same; review			
lov Franchman	06/08/20	pleadings.	0	150.00	300.00
Jay Freedman Jay Freedman	06/08/20	Draft K. Brown deposition outline. Review Market Point Advisor's response to deposition	0.1	150.00	15.00
Jay Freedinan	00/06/20	subpoena.	0.1	150.00	15.00
Zachary T. Ball	06/09/20	Telephone conference with clients regarding settlement and	0.5	250.00	125.00
Zachary I. Dan	00/03/20	depositions and Lundy Koon.	0.5	250.00	125.00
Zachary T. Ball	06/09/20	Draft letter to all counsel regarding settlement;	0.5	250.00	125.00
Lasinary II Dali	30,00,20	correspondence with Zach Takos regarding deposition	3.0	_00.00	120.00
		date.			
		date.			

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	Payments/Credits	\$-17,612.00	Balance Due	\$0.00



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Medappeal v Weinstein						
Timekeeper	Date	Description	Quantity	Rate	Amount	
Jay Freedman	06/09/20	Draft K. Brown deposition outline.	1.5	150.00	225.00	
Jay Freedman	06/09/20	Gather exhibits for K. Brown deposition.	0.1	150.00	15.00	
Zachary T. Ball	06/10/20	Telephone conference with clients regarding settlement	1.9	250.00	475.00	
		letter and underlying facts; revise letter; determination of				
		ongoing discovery dispute.				
Jay Freedman	06/10/20	Telephone call from Medappeal.	0.3	150.00	45.00	
Jay Freedman	06/10/20	Revise K. Brown deposition outline.	1.5	150.00	225.00	
Jay Freedman	06/10/20	Review letter from Z. Ball to defense counsel.	0.1	150.00	15.00	
Zachary T. Ball	06/11/20	Draft email to clients regarding depositions and related	0.5	250.00	125.00	
		issues; outline protective order.				
Jay Freedman	06/11/20	Review email from K. Hejmanowski rejecting settlement	0.1	150.00	15.00	
		offer.				
Jay Freedman	06/11/20	Draft letter to H. Carbajal re potential protective order.	0.5	150.00	75.00	
Zachary T. Ball	06/12/20	Review emails from and correspondence with clients	0.5	250.00	125.00	
		regarding additional case strategy.				
Jay Freedman	06/12/20	Draft D. Weinstein deposition outline.	2	150.00	300.00	
Zachary T. Ball	06/15/20	Correspondence with Zachary Takos regarding continued	0.1	250.00	25.00	
		deposition.				
Zachary T. Ball	06/16/20	Review emails from Zach Takos and Kevin H. regarding	0.7	250.00	175.00	
		deposition dates; revise Replies; draft email to clients with				
		documents and questions.				
Jay Freedman	06/16/20	Review V. Reddy's opposition to motion to compel.	0.1	150.00	15.00	
Jay Freedman	06/16/20	Revise reply to V. Reddy's opposition to motion to compel.	1	150.00	150.00	
Jay Freedman	06/16/20	Review M. Reddy's opposition to motion to compel.	0.1	150.00	15.00	
Jay Freedman	06/16/20	Revise reply to M. Reddy's opposition to motion to compel.	0.7	150.00	105.00	

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Timekeeper	Date	Description	Quantity	Rate	Amount	
Jay Freedman	06/16/20	Send email to court reporter concerning K. Brown deposition.	0.1	150.00	15.00	
Zachary T. Ball	06/17/20	Revise and finalize letter to opposing counsel; correspondence with clients.	0.4	250.00	100.00	
Jay Freedman	06/17/20	Revise reply to V. Reddy's opposition to motion to compel.	0.5	150.00	75.00	
Jay Freedman	06/17/20	Draft D. Weinstein deposition outline.	1	150.00	150.00	
Jay Freedman	06/17/20	Draft summary of V. Reddy bankruptcy exam.	2.5	150.00	375.00	
Zachary T. Ball	06/18/20	Telephone conference with clients.	0.2	250.00	50.00	
Jay Freedman	06/19/20	Draft D. Weinstein deposition outline.	1	150.00	150.00	
Jay Freedman	06/19/20	Gather exhibits to use for D. Weinstein deposition.	2	150.00	300.00	
Zachary T. Ball	06/22/20	Review minute order from court regarding granted Motion	0.3	250.00	75.00	
		to Stay; search docket and review Notice withdrawing				
		Motion; telephone call to Court Clerk (left message).				
Jay Freedman	06/22/20	Draft V. Reddy deposition outline.	3.5	150.00	525.00	
Jay Freedman	06/22/20	Gather exhibits to use for V. Reddy deposition.	1	150.00	150.00	
Jay Freedman	06/22/20	Review court's order granting motion to stay; review	0.1	150.00	15.00	
		court's online docket to confirm filing of withdrawal of motion for stay.				
Zachary T. Ball	06/23/20	Correspondence with all counsel and court regarding faulty minute order; revise and finalize letter to judge objecting to Order.	0.8	250.00	200.00	
Jay Freedman	06/23/20	Telephone call with Z. Ball regarding discovery.	0.2	150.00	30.00	
Jay Freedman	06/23/20	Revise V. Reddy deposition outline.	2.5	150.00	375.00	
Jay Freedman	06/23/20	Draft objection to proposed order granting stay.	0.3	150.00	45.00	
Zachary T. Ball	06/24/20	Review correspondence from counsel and court regarding	6	250.00	1,500.00	

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Medappeal v Weinstein						
Timekeeper	Date	Description	Quantity	Rate	Amount	
		pending order vacated; review Amended Mandatory Rule				
		16 Pre-Trial Scheduling Conference; prepare for hearing on				
		Motions to Compel; telephone conference with clients				
		regarding hearing and deposition.				
Jay Freedman	06/24/20	Draft second supplemental initial disclosures.	1	150.00	150.00	
Jay Freedman	06/24/20	Revise V. Reddy deposition outline.	1.3	150.00	195.00	
Jay Freedman	06/24/20	Gather additional exhibits for V. Reddy deposition.	0.4	150.00	60.00	
Jay Freedman	06/24/20	Telephone call from client.	0.3	150.00	45.00	
Jay Freedman	06/24/20	Evaluate appropriate response to V. Reddy's request to	0.1	150.00	15.00	
		postpone deposition.				
Jay Freedman	06/24/20	Conference call with Z. Ball and client.	1	150.00	150.00	
Jay Freedman	06/24/20	Review and respond to email from court reporter	0.1	150.00	15.00	
		concerning V. Reddy deposition.				
Jay Freedman	06/24/20	Draft D. Weinstein deposition outline.	1	150.00	150.00	
Zachary T. Ball	06/25/20	Attend and argue hearing on Motion to Compel.	1.8	250.00	450.00	
Zachary T. Ball	06/25/20	Revise Second Supplemental List of Witnesses and	1	250.00	250.00	
		Documents.				
Jay Freedman	06/25/20	Review and respond to email from client.	0.1	150.00	15.00	
Jay Freedman	06/25/20	Attend hearing on motions to compel further responses.	0.5	150.00	75.00	
Jay Freedman	06/25/20	Draft D. Weinstein deposition outline.	2	150.00	300.00	
Jay Freedman	06/25/20	Telephone call to client.	0.3	150.00	45.00	
Jay Freedman	06/25/20	Telephone call from Z. Ball.	0.2	150.00	30.00	
Jay Freedman	06/25/20	Telephone call from client.	0.1	150.00	15.00	
Zachary T. Ball	06/26/20	Additional preparation and conduct deposition of V. Reddy;	8.6	250.00	2,150.00	
		revise Notice of Depo.				
Jason Gerber	06/26/20	Fifth amendment research and draft email regarding same.	0.9	250.00	225.00	

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Timekeeper	Date	Description	Quantity	Rate	Amount	
Jay Freedman	06/26/20	Telephone call from client.	0.1	150.00	15.00	
Jay Freedman	06/26/20	Telephon call from Z. Ball.	0.1	150.00	15.00	
Jay Freedman	06/26/20	Review motion for protective order filed by Weinstein.	0.1	150.00	15.00	
Jay Freedman	06/26/20	Analyze authority supporting opposition to motion for protective order.	1	150.00	150.00	
Jay Freedman	06/26/20	Draft opposition to motion for protective order.	1	150.00	150.00	
Zachary T. Ball	06/27/20	Review Motion for Protective Order; draft email to Hector regarding subpoena.	0.3	250.00	75.00	
Jay Freedman	06/27/20	Draft opposition to motion for protective order.	1.5	150.00	225.00	
Jay Freedman	06/28/20	Draft opposition to motion for protective order.	4.5	150.00	675.00	
Zachary T. Ball	06/29/20	Revise and finalize Opposition to Motion to Compel; telephone conference with clients; prepare for hearing on Motion to Compel.	2.4	250.00	600.00	
Jay Freedman	06/29/20	Revise D. Weinstein deposition outline.	0.8	150.00	120.00	
Jay Freedman	06/29/20	Draft third supplemental initial disclosures.	0.1	150.00	15.00	
Jay Freedman	06/29/20	Revise opposition to motion for protective order per client comments.	0.5	150.00	75.00	
Jay Freedman	06/29/20	Telephone call from client.	0.1	150.00	15.00	
Jay Freedman	06/29/20	Draft discovery commissioner's report and recommendation.	2.5	150.00	375.00	
Jay Freedman	06/29/20	Review Weinstein's reply to opposition to motion for protective order.	0.1	150.00	15.00	
Zachary T. Ball	06/30/20	Attend hearing on Motion for Protective Order; telephone conference with clients; analysis of needed steps.	5.2	250.00	1,300.00	
Jay Freedman	06/30/20	Attend hearing on motion for protective order.	0.6	150.00	90.00	
Jay Freedman	06/30/20	Telephone call from Z. Ball.	0.3	150.00	45.00	

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Timekeeper	Date	Description	Quantity	Rate	Amount
Jay Freedman	06/30/20	Draft third supplemental initial disclosures.	0.1	150.00	15.00
Jay Freedman	06/30/20	Review signed declarations provided by Volen and Sylverston.	0.1	150.00	15.00
CLIENT COSTS Court Filing Fees		Court Filing Fee		7.00	7.00

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Invoice Date	
06/16/20	

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Our Matter ID
Invoice No.
3321

Your Reference No.					
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Jay Freedman	05/01/20	Telephone call from discovery commissioner's office re Reddy motion to compel.	0.2	150.00	30.00
Jay Freedman	05/04/20	Telephone call from client.	0.2	150.00	30.00
Zachary T. Ball	05/05/20	Telephone conference with Jay.	0.2	250.00	50.00
Jay Freedman	05/06/20	Draft declarations supporting summary motion.	1.5	150.00	225.00
Jay Freedman	05/08/20	Draft statement of facts section for motion for summary judgment.	1	150.00	150.00
Jay Freedman	05/11/20	Draft statement of facts section for motion for summary judgment.	1.5	150.00	225.00
Zachary T. Ball	05/12/20	Telephone calls and emails to counsel regarding Meet-and-Confer requirements; draft email to clients regarding same; draft email to Jay requesting status and copy of Motion for Summary Judgment.	0.3	250.00	75.00
Jay Freedman	05/12/20	Telephone call from Zach Ball.	0.3	150.00	45.00
Jay Freedman	05/12/20	Draft statement of facts section for motion for summary judgment.	1	150.00	150.00
Jay Freedman	05/12/20	Draft arguments supporting motion for summary judgment.	1.3	150.00	195.00
Jay Freedman	05/12/20	Draft K. Brown deposition outline.	0.5	150.00	75.00
Jay Freedman	05/12/20	Draft V. Reddy deposition outline.	0.5	150.00	75.00
Jay Freedman	05/13/20	Draft deposition outlines for K. Brown, V. Reddy and D. Weinstein.	1.5	150.00	225.00
Jay Freedman	05/13/20	Telephone conference with Z. Ball.	0.2	150.00	30.00
Jay Freedman	05/13/20	Draft statement of facts section for motion for summary judgment.	2	150.00	300.00
Jay Freedman	05/13/20	Telephone conference with Z. Ball and client.	0.5	150.00	75.00

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	
	Payments/Credits	\$-10,955.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134

Phone: (702) 303-8600

Invoice Date 06/16/20

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID		
Invoice No.		
3321		

		Your Reference No.			
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Zachary T. Ball	05/14/20	Draft Notice of Association of Counsel; review Notice of	0.5	250.00	125.00
		Vacating Hearing and Withdrawal of David Weinstein's			
		Motion to Stay Case.			
Jay Freedman	05/14/20	Revise motion to compel further responses from V. Reddy.	0.7	150.00	105.00
Jay Freedman	05/14/20	Revise motion to compel further responses from M. Reddy.	0.4	150.00	60.00
Jay Freedman	05/14/20	Draft D. Weinstein deposition outline.	0.5	150.00	75.00
Jay Freedman	05/14/20	Telephone call to court reporter concerning remote	0.1	150.00	15.00
		depositions.			
Jay Freedman	05/14/20	Draft notice of deposition to K. Brown.	0.7	150.00	105.00
Jay Freedman	05/14/20	Draft notice of deposition to V. Reddy.	0.1	150.00	15.00
Jay Freedman	05/14/20	Draft notice of deposition to D. Weinstein.	0.3	150.00	45.00
Jay Freedman	05/15/20	Revise deposition notices to D. Weinstein, V. Reddy and K.	0.2	150.00	30.00
		Brown.			
Zachary T. Ball	05/16/20	Review file, including pleadings and discovery for review	7.2	250.00	1,800.00
		and understanding.			
Zachary T. Ball	05/18/20	Review email from clients regarding John Richwine	1.5	250.00	375.00
		subpoena and history; review email from Hector Carbajal			
		regarding discovery dispute; revise and finalize Motion to			
		Compel Further Responses and execute declaration.			
Zachary T. Ball	05/18/20	Review background documents provided by clients.	4.8	250.00	1,200.00
Jay Freedman	05/18/20	Analyze authority supporting motion for summary	1	150.00	150.00
		judgment.			
Jay Freedman	05/18/20	Draft motion for summary judgment.	2	150.00	300.00
Zachary T. Ball	05/19/20	Review Notice of Hearing on Motions to Compel.	0.2	250.00	50.00
Zachary T. Ball	05/19/20	Review Amended Complaint for points of law and facts and	5.7	250.00	1,425.00
		complete legal research on claim elements.			

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	
	Payments/Credits	\$-10,955.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 06/16/20

Bill To:

Medappeal, LLC
c/o Eli R. Johnson, Esq.
eli@jjalawllc.com

Our Matter ID
Invoice No.
3321

		Your Reference No.			
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Jay Freedman	05/19/20	Review notice of hearing for Reddy motions to compel.	0.1	150.00	15.00
Jay Freedman	05/19/20	Analyze letter from H. Carbajal concerning defendants' discovery responses.	0.4	150.00	60.00
Jay Freedman	05/19/20	Telephone call to court reporter to schedule depositions.	0.3	150.00	45.00
Jay Freedman	05/19/20	Review Court's order approving Discovery Commissioner's Report re Weinstein motion to compel.	0.1	150.00	15.00
Zachary T. Ball	05/20/20	Review correspondence from attorneys; telephone conference with Jay Freedman regarding same; draft email to counsel regarding deadline; review discovery court order; review Notice of Deposition information.	1.4	250.00	350.00
Jay Freedman	05/20/20	Telephone call from Z. Ball.	0.2	150.00	30.00
Zachary T. Ball	05/21/20	Finalize Notice of Entry; correspondence with Jay Freedman regarding deposition notices and related documents.	0.4	250.00	100.00
Jay Freedman	05/21/20	Draft notice of entry of order re discovery commissioner's report and recommendations.	0.1	150.00	15.00
Jay Freedman	05/21/20	Respond to letter from H. Carbajal re defendants' depositions.	1.7	150.00	255.00
Jay Freedman	05/21/20	Respond to letter from H. Carbajal re Weinstein's discovery responses.	2.1	150.00	315.00
Zachary T. Ball	05/22/20	Revise and finalize letter to Hector Carbajal; draft email to clients regarding meeting.	0.5	250.00	125.00
Zachary T. Ball	05/22/20	Telephone conference with client regarding case strategy and happenings.	0.5	250.00	125.00
Jay Freedman	05/26/20	Analyze authority supporting motion for summary judgment.	2.8	150.00	420.00

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	
	Payments/Credits	\$-10,955.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 06/16/20

Bill To:
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com

Our Matter ID		
Invoice No.		
3321		

		Your Reference No.			
		Medappeal v Weinstein			
Timekeeper	Date	Description	Quantity	Rate	Amount
Jay Freedman	05/26/20	Draft deposition outlines for K. Brown, R. Reddy and D. Weinstein.	2.2	150.00	330.00
Jay Freedman	05/27/20	Draft motion for summary judgment.	3.4	150.00	510.00
Jay Freedman	05/28/20	Emails to and from US Legal to coordinate depositions.	0.2	150.00	30.00
Jay Freedman	05/28/20	Analyze authority supprting measure of damages for motion for summary judgment.	2.5	150.00	375.00
		09/20			
CLIENT COSTS		(O)			
Court Filing Fees		Court Filing Fee		10.50	10.50

Your payment is due within thirty days of r	eceipt of this invoice.		TOTAL	\$10,955.50
	Payments/Credits	\$-10,955.50	Balance Due	\$0.00



1935 Village Center Circle, Suite 120, Las Vegas, Nevada 89134 Phone: (702) 303-8600

Invoice Date 05/06/20

Bill To:	
Medappeal, LLC c/o Eli R. Johnson, Esq. eli@jjalawllc.com	

Our Matter ID
Invoice No.
3285

Your Reference No.						
Medappeal v Weinstein						
Timekeeper	Date	Description	Quantity	Rate	Amount	
Zachary T. Ball	04/28/20	Review documents and pleadings forwarded by client; telephone conference with client regarding case strategy; telephone conference with Jay.	1.5	250.00	375.00	
Zachary T. Ball	04/29/20	Correspondence with Jay Freedman regarding additional documents and case strategy.	0.2	250.00	50.00	
Zachary T. Ball	05/01/20	Telephone conference with Jay Freedman regarding pending hearing.	0.1	250.00	25.00	

Your payment is due within thirty days of r	TOTAL	\$450.00		
	Payments/Credits	\$-450.00	Balance Due	\$0.00

Exhibit C

Exhibit C

Electronically Filed 6/23/2021 4:44 PM Steven D. Grierson **CLERK OF THE COURT**

Case No.: A-19-792836-C

Dept. No.: 14

VERIFIED MEMORANDUM OF COSTS AND DISBURSEMENTS

PAGE 1 OF 4

Case Number: A-19-792836-C

THE BALL LAW GROUP 1935 Village Center Circle, Suite 120

Las Vegas, Nevada 89134 (702) 303-8600

VERIFIED MEMORANDUM OF COSTS AND DISBURSEMENTS

Plaintiff/Counterdefendant Medappeal, LLC ("Medappeal") by and through its attorney of record, Zachary T. Ball, Esq. of The Ball Law Group, respectfully submits its Verified Memorandum of Costs and Disbursements as follows (See Exhibit 1 for details):

TOTAL	\$6,325.57
Legal Research Fees	\$325.00
Deposition Transcripts Costs	\$5,092.80
Postage	\$304.27
Messenger Fees	\$20.00
Photocopy Fees	\$84.00
Filing Fees	\$499.50

THE BALL LAW GROUP 1935 Village Center Circle, Suite 120

STATE OF NEVADA)
) ss
COUNTY OF CLARK)

Zachary T. Ball, being duly sworn, states he has personal knowledge of the above costs and disbursements expended, that the items contained in the above memorandum are true and correct to the best of Declarant's knowledges and belief, and that these costs and disbursement have been necessarily incurred and paid in this action, pursuant to the definitions set forth NRS 18.005. I declare under penalty of perjury that the foregoing is true and correct.

Dated this 23rd day of June, 2021

/s/ Zachary T. Ball, Esq.

Zachary T. Ball, Esq. Nevada Bar No. 8364

THE BALL LAW GROUP 1935 Village Center Circle, Suite 120

Las Vegas, Nevada 89134

CERTIFICATE OF SERVICE

I hereby certify that the foregoing VERIFIED MEMORANDUM OF COSTS AND **DISBURSEMENTS** was electronically filed with the Eighth Judicial District Court on the June 23, 2021. Electronic service of the foregoing document shall be sent by the Court via email to the addresses furnished by the registered user(s) pursuant to N.E.F.C.R. 9(b) and 13(c) and as shown below:

David Weinstein c/o Michael Orenstein 4018 Sheridan Street Hollywood, Florida 33021 davidsunbelt@gmail.com Pro-Se

Kevin Brown 2006 Sylvan Park Road Burlington, New Jersey 08016 (856) 533-8173 Pro Se

Leah Martin lmartin@leahmartinlv.com Counsel for Defendant Vijay Reddy,

Visionary Business Brokers 2006 Sylvan Park Road Burlington, NJ 08016 (856) 533-8173 Pro Se

Margaret Reddy and Mohan Thalmarla and Max Global. Inc.

> David Weinstein 125 Harmon Avenue, #322 Las Vegas, Nevada 89109

Medasset Corporation c/o Registered Agent: David Weinstein 125 East Harmon Avenue, #322 Las Vegas, Nevada 89109 (702) 592-2018

davidsunbelt@gmail.com Pro-Se

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Medasset Corporation c/o Michael Orenstein 4018 Sheridan Street Hollywood, Florida 33021

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0093-8600 (202) 303-8600 (202)

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/s/ Kelley A. McGhie

An Employee of the Ball Law Group

Exhibit 1

Exhibit 1

Location : District Court Civil/Criminal Help

702-846-0040(W)

REGISTER OF ACTIONS CASE No. A-19-792836-C

Medappeal LLC, Plaintiff(s) vs. David Weinstein, Defendant(s)

00000000

Case Type: Intentional Misconduct
Date Filed: 04/12/2019

Location: Department 14
Cross-Reference Case Number: A792836

PARTY INFORMATION

Lead Attorneys Counter **Medasset Corporation** Hector J. Carbajal, II Claimant Retained 702 846 0040(W) Counter Medappeal LLC Defendant Defendant Brown, Kevin Zachary P. Takos Esq Retained 702-856-4629(W) Defendant Max Global, Inc. Leah A. Martin Retained 702-420-2733(W) Defendant **Medasset Corporation** Hector J. Carbajal, II Retained 702-846-0040(W) Defendant Leah A. Martin Reddy, Margaret Retained 702-420-2733(W) Defendant Reddy, Vijay Leah A. Martin Retained 702-420-2733(W) Defendant Thalmarla, Mohan Leah A. Martin Retained 702-420-2733(W) Defendant Visionary Business Brokers, LLC Zachary P. Takos Esq Retained 702-856-4629(W) Defendant Weinstein, David Hector J. Carbajal, II Retained 702-846-0040(W) **Plaintiff** Medappeal LLC Zachary T Ball Retained 702-303-8600(W) **Third Party Liberty Consulting & Management Services** Defendant LLC Hector J. Carbajal, II **Third Party Medasset Corporation** Plaintiff Retained

EVENTS & ORDERS OF THE COURT

DISPOSITIONS 09/30/2019 Order of Dismissal (Judicial Officer: Escobar, Adriana) Debtors: David Weinstein (Defendant), Medasset Corporation (Defendant) Creditors: Medappeal LLC (Plaintiff) Judgment: 09/30/2019, Docketed: 10/01/2019 Comment: Certain Causes 03/30/2021 Sanctions (Judicial Officer: Escobar, Adriana) Debtors: Medasset Corporation (Defendant) Creditors: Medappeal LLC (Plaintiff) Judgment: 03/30/2021, Docketed: 03/31/2021 Comment: certain claims 06/17/2021 Summary Judgment (Judicial Officer: Escobar, Adriana) Debtors: David Weinstein (Defendant), Vijay Reddy (Defendant), Margaret Reddy (Defendant), Mohan Thalmarla (Defendant), Kevin Brown (Defendant), Max Global, Inc. (Defendant), Visionary Business Brokers, LLC (Defendant), Medasset Corporation (Defendant) Creditors: Medappeal LLC (Plaintiff) Judgment: 06/17/2021, Docketed: 06/18/2021 Total Judgment: 225,000.00 OTHER EVENTS AND HEARINGS 04/12/2019 Complaint Complaint 04/12/2019 Initial Appearance Fee Disclosure Initial Appearance Fee Disclosure 04/12/2019 Summons Electronically Issued - Service Pending Summons - Civil 04/25/2019 Affidavit of Service Affidavit of Service for Vijay Reddy 04/25/2019 Affidavit of Service Affidavit of Service for Margaret Reddy 05/10/2019 Motion to Dismiss Defendants' Motion to Dismiss for Lack of Personal Jurisdiction 05/10/2019 **Initial Appearance Fee Disclosure** Initial Appearance Fee Disclosure 05/10/2019 Supplement Supplement to Defendants' Motion to Dismiss for Lack of Personal Jurisdiction 05/14/2019 Affidavit of Service Affidavit of Service for Max Global, Inc. 05/14/2019 Affidavit of Service Affidavit of Service for K. Brown 05/14/2019 **Affidavit of Service** Affidavit of Service for M. Thatmarla **Opposition to Motion** 05/21/2019 Opposition to Motion to Dismiss 05/25/2019 Default (7/29/19 Set Aside) Request for Entry of Default as to Kevin Brown 05/28/2019 **Motion to Dismiss** Kevin Brown's and Visionary Business Brokers, LLC's Motion to Dismiss For Lack of Personal Jurisdiction 05/28/2019 **Initial Appearance Fee Disclosure** Initial Appearance Fee Disclosure Motion to Set Aside 05/28/2019 Kevin Brown's Motion to Set Aside Default 05/28/2019 Clerk's Notice of Hearing Notice of Hearing 05/29/2019 Clerk's Notice of Hearing Notice of Hearing 06/05/2019 **Opposition to Motion** Opposition to Motion to Set Aside Default 06/05/2019 **Opposition to Motion** Opposition to Motion to Dismiss 06/13/2019 CANCELED Motion to Dismiss (9:30 AM) (Judicial Officer Escobar, Adriana) Vacated - Set in Error Defendants' Motion to Dismiss for Lack of Personal Jurisdiction 06/19/2019 Request Request for Hearing Clerk's Notice of Hearing 06/20/2019 Notice of Hearing 06/24/2019 **Motion to Dismiss** Defendants David Weinstein's and Medasset Corporation's Motion to Dismiss 06/25/2019 Clerk's Notice of Hearing Notice of Hearing 07/02/2019 Reply in Support Kevin Brown's and Visionary Business Brokers, LLC's Reply In Support of Their Motion to Dismiss for Lack of Personal Jurisdiction 07/02/2019 Reply in Support

Kevin Brown's Reply In Support of His Motion to Set Aside Default

07/08/2019 Opposition to Motion

Opposition to Motion to Dismiss **Request for Judicial Notice** 07/08/2019 Request for Judicial Notice in Support of Opposition to Motion to Dismiss 07/09/2019 Motion to Dismiss (9:30 AM) (Judicial Officer Escobar, Adriana) 07/09/2019, 08/20/2019 Kevin Brown's and Visionary Business Brokers, LLC's Motion to Dismiss for Lack of Personal Jurisdiction **Minutes** Result: Matter Continued 07/09/2019 Motion to Set Aside Default Judgment (9:30 AM) (Judicial Officer Escobar, Adriana) Kevin Brown's Motion to Set Aside Default Result: Granted 07/09/2019 All Pending Motions (9:30 AM) (Judicial Officer Escobar, Adriana) **Parties Present Minutes** Result: Granted in Part 07/29/2019 Order Granting Motion Order Granting Motion To Set Aside Default Notice of Entry of Order 07/29/2019 Notice of Entry of Order Granting Motion to Set Aside Default 07/31/2019 **Declaration** Supplemental Declaration of Seth Johnson In Support of Opposition to Motion to Dismiss 07/31/2019 Reply in Support Reply in Support of Defendants' Motion to Dismiss for Lack of Personal Jurisdiction Motion to Dismiss (9:30 AM) (Judicial Officer Escobar, Adriana) 08/01/2019 08/01/2019, 08/20/2019 Defendants' Motion to Dismiss for Lack of Personal Jurisdiction Parties Present Minutes Result: Matter Continued Motion to Dismiss (9:30 AM) (Judicial Officer Escobar, Adriana) 08/06/2019 Defendants David Weinstein's and Medasset Corporation's Motion to Dismiss **Parties Present Minutes** Result: Granted in Part Supplemental 08/06/2019 Plaintiff's Supplemental Brief Concerning Specific Jurisdiction and Judicial Estoppel 08/06/2019 Supplemental Brief Kevin Brown's and Visionary Business Brokers, LLC's Supplemental Brief 08/20/2019 All Pending Motions (9:30 AM) (Judicial Officer Escobar, Adriana) **Parties Present Minutes** Result: Denied 08/31/2019 First Amended Complaint First Amended Complaint 09/16/2019 Motion to Strike Defendants David Weinstein s and Medasset Corporation s Motion to Strike First Amended Complaint Clerk's Notice of Hearing 09/17/2019 Notice of Hearing 09/24/2019 Disclosure Statement NRCP 7.1 Disclosure 09/30/2019 Notice of Entry of Order Notice of Entry of Order 09/30/2019 **Notice of Entry of Order** Notice of Entry of Order 09/30/2019 Order Order Granting in Part Motion to Dismiss Notice of Entry of Order 10/04/2019 Notice of Entry of Order Denying Motions to Dismiss Order 10/04/2019 Order Denying Motions to Dismiss CANCELED Motion to Strike (9:30 AM) (Judicial Officer Escobar, Adriana) 10/17/2019 Vacated - per Attorney or Pro Per Defendants David Weinstein s and Medasset Corporation s Motion to Strike First Amended Complaint 10/25/2019 Answer to Amended Complaint Kevin Brown and Visionary Business Brokers, LLC's Answer to First Amended Complaint 10/28/2019 Motion to Dismiss DEFENDANTS DAVID WEINSTEIN S AND MEDASSET CORPORATION S MOTION FOR PARTIAL DISMISSAL OF PLAINTIFF S FIRST AMENDED COMPLAINT 10/28/2019 Answer to Amended Complaint Defendants Answer to Amended Complaint 10/29/2019 Request for Exemption From Arbitration Request for Exemption from Arbitration 10/29/2019 Request Request for Hearing on Motion for Partial Dismissal Filed by Defendants David Weinstein and Medasset Corporation Clerk's Notice of Hearing 10/31/2019 Notice of Hearing

11/11/2019 Opposition to Motion Opposition to Motion for Partial Dismissal 11/14/2019 Commissioners Decision on Request for Exemption - Granted Commissioner's Decision on Request for Exemption - GRANTED 12/09/2019 Reply in Support Defendants David Weinstein's and Medasset Corporation's Reply in Support of Motion for Partial Dismissal of Plaintiff's First Amended Complaint 12/12/2019 Motion to Dismiss (9:30 AM) (Judicial Officer Escobar, Adriana) Defendants' D. Weinsteins & Medasset Corporations Motion for Partial Dismissal of Plaintiff's First Amended Complaint **Parties Present** Minutes Result: Denied 12/20/2019 **Notice of Change of Address** NOTICE OF CHANGE OF CONTACT INFORMATION AND FIRM AFFILIATION 12/27/2019 Answer to Amended Complaint Defendants David Weinstein's and Medasset Corporation's Answer to First Amended Complaint 12/27/2019 Initial Appearance Fee Disclosure Defendants David Weinstein's and Medasset Corporation's Initial Appearance Fee Disclosure 01/02/2020 **Joint Case Conference Report** Joint Case Conference Report 01/30/2020 **Notice of Entry of Order** Notice of Entry of Order Denying Motion for Partial Dismissal **Order Denying Motion** 01/30/2020 Order Denying Motion for Partial Dismissal Filed By David Weinstein and Medasset Corporation 03/10/2020 **Motion to Compel** Motion to Compel Inspection or Production of Documents 03/10/2020 Clerk's Notice of Hearing Notice of Hearing Motion to Compel 03/10/2020 Plaintiff Medappeal LLC's Motion to Compel Further Responses from Defendant Kevin Brown 03/10/2020 Clerk's Notice of Hearing Notice of Hearing Reply in Support 03/24/2020 Plaintiff's Notice of No Opposition to Motion to Compel Production of Documents 03/24/2020 **Opposition to Motion** Defendants David Weinstein's and Medasset Corporation's Opposition to Motion to Compel Inspection or Production of Documents 04/06/2020 Re-Notice Re-Notice of Motion to Compel Further Responses Re-Notice 04/06/2020 Re-Notice of Motion to Compel Inspection or Production of Documents Notice of Change of Hearing 04/06/2020 Notice of Change of Hearing **Motion to Compel** 04/06/2020 Plaintiff Medappeal, LLC's Motion to Compel Further Responses from Vijay Reddy 04/06/2020 **Motion to Compel** Plaintiff Medappeal, LLC's Motion to Compel Further Responses from Margaret Reddy 04/06/2020 Clerk's Notice of Hearing Notice of Hearing Clerk's Notice of Hearing 04/06/2020 Notice of Hearing 04/09/2020 **Reply in Support** Plaintiff's Reply to Opposition to Motion to Compel Inspection or Production of Documents Stipulation 04/14/2020 Stipulation to Withdraw Motion to Compel Further Responses 04/16/2020 Motion to Compel (9:30 AM) (Judicial Officer Truman, Erin) Plaintiff's Motion to Compel Inspection or Production of Documents Pursuant to Rules 34 and 37 of the Nevada Rules of Civil Procedure 04/16/2020 Reset by Court to 04/16/2020 Result: Off Calendar 04/16/2020 Motion to Compel (9:30 AM) (Judicial Officer Truman, Erin) Plaintiff Medappeal LLC's Motion to Compel Further Responses from Defendant Kevin Brown 04/16/2020 Reset by Court to 04/16/2020 Result: Off Calendar 04/16/2020 All Pending Motions (9:30 AM) (Judicial Officer Truman, Erin) **Parties Present Minutes** Result: Matter Heard 04/17/2020 Substitution of Attorney Substitution of Attorneys 04/20/2020 Opposition Margaret Reddy's Opposition to Plaintiff Medappeal, LLC's Motion to Compel Further Responses from Defendant Margaret Reddy 04/20/2020 Opposition Vijay Reddy's Opposition to Plaintiff Medappeal, LLC's Motion to Compel Further Responses from Defendant Vijay Reddy 04/24/2020 Notice Notice of Order Denying Petition for Reciprocal Discipline and Suspending Attorney 04/27/2020 Reply to Opposition Plaintiff Medappeal, LLC's Reply to Vijay Reddy's Opposition to Motion to Compel Further Responses 04/27/2020 **Reply to Opposition**

Plaintiff Medappeal, LLC's Reply to Margaret Reddy's Opposition to Motion to Compel Further Responses **Discovery Commissioners Report and Recommendations** 04/27/2020 Discovery Commissioner s Report and Recommendations -Originals 05/06/2020 **Notice of Association of Counsel** Notice of Association of Counsel 05/07/2020 CANCELED Motion to Compel (9:00 AM) (Judicial Officer Truman, Erin) Vacated Plaintiff Medappeal, LLC's Motion to Compel Further Responses from Vijay Reddy CANCELED Motion to Compel (9:00 AM) (Judicial Officer Truman, Erin) 05/07/2020 Vacated Plaintiff Medappeal, LLC's Motion to Compel Further Responses from Margaret Reddy 05/08/2020 **Notice of Withdrawal of Attorney** Notice of Withdrawal of Attorney 05/13/2020 **Motion to Stay** David Weinstein and Medasset Corporation's Motion to Stay Case on Order Shortening Time CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer Truman, Erin) 05/14/2020 Vacated Status Check: Compliance / 4-16-2020 DCRR 05/14/2020 **Notice** Notice to Vacate Hearing and Withdraw David Weinstein and Medasset Corporation s Motion to Stay Case on an Order Shortening Time 05/18/2020 **Motion to Compel** Plaintiff's Motion to Compel Further Responses from Defendant Margaret Reddy 05/18/2020 **Motion to Compel** Plaintiff's Motion to Compel Further Responses from Defendant Vijay Reddy 05/19/2020 Clerk's Notice of Hearing Notice of Hearing 05/19/2020 Order Order RE: Discovery Commissioner's Report and Recommendations [April 16, 2020] Motion to Stay (3:00 AM) (Judicial Officer Escobar, Adriana) 05/20/2020 David Weinstein and Medasset Corporation's Motion to Stay Case on OST **Minutes** Result: Granted 05/20/2020 CANCELED Motion to Stay (3:00 AM) (Judicial Officer Escobar, Adriana) Vacated - Duplicate Entry David Weinstein and Medasset Corporation's Motion to Stay Case on Order Shortening Time 05/21/2020 **Notice of Entry** Notice of Entry of Order **Opposition to Motion to Compel** 05/28/2020 Margaret Reddy's Opposition to Plaintiff Medappeal, LLC's Motion to Compel Further Responses from Defendant Margaret Reddy 05/28/2020 **Opposition to Motion to Compel** . Vijay Reddy's Opposition to Paintiff Medappeal, LLC's Motion to Compel Further Responses from Defendant Vijay Reddy **Mandatory Rule 16 Conference Order** 06/09/2020 Mandatory Rule 16 Conference Order **Mandatory Rule 16 Conference Order** 06/16/2020 AMENDED MANDATORY RULE 16 PRE-TRIAL SCHEDULING CONFERENCE ORDER 06/18/2020 Reply to Opposition Plaintiff Medappeal LLC's Reply to Margaret Reddy's Opposition to Motion to Compel Further Responses 06/18/2020 **Reply to Opposition** Plaintiff Medappeal LLC's Reply to Vijay Reddy's Opposition to Motion to Compel Further Responses 06/19/2020 Minute Order (8:00 AM) (Judicial Officer Escobar, Adriana) Minutes Result: Granted 06/25/2020 Motion to Compel (9:00 AM) (Judicial Officer Truman, Erin) Plaintiff's Motion to Compel Further Responses from Defendant Margaret Reddy Result: Granted 06/25/2020 Motion to Compel (9:00 AM) (Judicial Officer Truman, Erin) Plaintiff's Motion to Compel Further Responses from Defendant Vijay Reddy Result: Granted 06/25/2020 All Pending Motions (9:00 AM) (Judicial Officer Truman, Erin) Parties Present Minutes Result: Matter Heard **Motion for Protective Order** 06/25/2020 EMERGENCY MOTION FOR A PROTECTIVE ORDER ON ORDER SHORTENING TIME AND TO STAY THE DEPOSITION OF DAVID WEINSTEIN CURRENTLY SCHEDULED FOR JULY 1, 2020 06/29/2020 Opposition to Motion Plaintiff's Opposition to Motion for Protective Order 06/29/2020 Reply in Support Reply in Support of Emergency Motion for a Protective Order and to Stay the Deposition of David Weinstein Currently Scheduled for July 1, 2020 Motion for Protective Order (9:30 AM) (Judicial Officer Truman, Erin) 06/30/2020 Emergency Motion for a Protective Order on OST and to Stay the Deposition of David Weinstein Currently Scheduled for July 1, 2020 Parties Present Minutes Result: Granted in Part 07/13/2020 Motion for Leave to File David Weinstein and Medasset Corporation's Motion for Leave to Amend their Answer and Affirmative Defenses, and Add Counterclaims, and a Third-Party Complaint

07/14/2020 Discovery Commissioners Report and Recommendations Discovery Commissioner's Report and Recommendations -Originals 07/14/2020 **Clerk's Notice of Nonconforming Document** Clerk's Notice of Nonconforming Document 07/15/2020 Clerk's Notice of Nonconforming Document and Curative Action Clerk's Notice of Curative Action 07/15/2020 Certificate of Service Certificate of Service 07/16/2020 Clerk's Notice of Hearing Notice of Hearing 07/20/2020 **Discovery Commissioners Report and Recommendations** Discovery Commissioner's Report and Recommendations -Originals 07/21/2020 Status Check (9:30 AM) (Judicial Officer Truman, Erin) 07/21/2020, 08/14/2020 Status Check: Joint status letter / David Weinstein's deposition / Final execution of the Agreement **Parties Present** Minutes Result: Matter Continued 07/22/2020 Mandatory Rule 16 Conference (10:30 AM) (Judicial Officer Escobar, Adriana) Parties Present **Minutes** 07/24/2020 Reset by Court to 07/22/2020 Result: Trial Date Set 07/23/2020 Demand for Jury Trial Plaintiff Medappeal LLC's Demand for Jury Trial and Notice of Deposti of Jury Fees 07/27/2020 Opposition Plaintiff's Opposition to Motion for Leave To Amend Objection to Discovery Commissioners Report and Recommend 07/28/2020 Defendants David Weinstein and Medasset Corporation's Objection to Discovery Commissioner's Report and Recommendations 07/30/2020 CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer Truman, Erin) Vacated Status Check: Compliance / 6-25-2020 DCRR 07/30/2020 Filing Fee Remittance Filing Fee Remittance Objection to Discovery Commissioners Report and Recommend 08/03/2020 Defendants David Weinstein and Medasset Corporation's Objection to Discovery Commissioner's Report and Recommendations 08/04/2020 Opposition to Motion Plaintiff Medappeal LLC's Opposition to Defendants David Weinstein's and Medasset Corporation's Objection to Discovery Commissioner's Report and Recommendations 08/05/2020 Order Order- RE. Discovery Commissoner's Report and Recommendations 08/05/2020 Order Order- RE. Discovery Commissoner's Report and Recommendations 08/06/2020 CANCELED Status Check: Compliance (3:00 AM) (Judicial Officer Truman, Erin) Vacated Status Check: Compliance / 6-30-2020 DCRR 08/10/2020 Opposition to Motion Plaintiff Medappeal LLC's Opposition to Defendants David Weinstein's and Medasset Corporation's Objection to Discovery Commissioner's July 20 Report and Recommendations 08/21/2020 Order Setting Civil Jury Trial and Calendar Call Scheduling Order and Order Setting Civil Jury Trial
CANCELED Status Check (3:00 AM) (Judicial Officer Escobar, Adriana) 08/26/2020 Vacated - per Law Clerk Stay 09/03/2020 Motion for Leave (9:30 AM) (Judicial Officer Escobar, Adriana) 09/03/2020. 09/17/2020 David Weinstein and Medasset Corporation's Motion for Leave to Amend their Answer and Affirmative Defenses, and Add Counterclaims, and a Third-Party Complaint **Parties Present Minutes** 08/20/2020 Reset by Court to 09/03/2020 09/03/2020 Reset by Court to 09/03/2020 Result: Matter Continued 09/03/2020 Filing Fee Remittance Filing Fee Remittance 09/10/2020 Reply in Support Reply in Support of David Weinstein and Medasset Corporation s Motion for Leave to Amend Their Answer and Affirmative Defenses, and Add Counterclaims, and a Third-Party Complaint 09/17/2020 Objection to Discovery Commissioner's Report (9:30 AM) (Judicial Officer Escobar, Adriana) **Parties Present** 08/27/2020 Reset by Court to 09/17/2020 Result: Master's Recommendation Affirmed 09/17/2020 Objection to Discovery Commissioner's Report (9:30 AM) (Judicial Officer Escobar, Adriana) **Parties Present**

Result: Master's Recommendation Affirmed CANCELED Motion for Leave (9:30 AM) (Judicial Officer Escobar, Adriana) 09/17/2020 Vacated - Duplicate Entry Motion to Leave to Amend Answer and Counterclaim 09/17/2020 All Pending Motions (9:30 AM) (Judicial Officer Escobar, Adriana) **Parties Present** Minutes Result: Matter Heard 09/21/2020 **Discovery Commissioners Report and Recommendations** Discovery Commissioner's Report and Recommendations -Originals Minute Order (3:00 AM) (Judicial Officer Escobar, Adriana) 10/01/2020 10/01/2020, 10/01/2020 Minutes Result: Minute Order - No Hearing Held 10/04/2020 Order Order on All Pending Motions **Objection to Discovery Commissioners Report and Recommend** 10/05/2020 Defendants David Weinstein and Medasset Corporation s Objection to the September 21, 2020 Discovery Commissioner s Report and Recommendations 10/08/2020 Notice of Entry of Order Notice of Entry of Order on All Pending Motions Amended Answer 10/08/2020 First Amended Answer, Affirmative Defenses, Counterclaim, and Third-Party Complaint 10/08/2020 **Clerk's Notice of Nonconforming Document** Clerk's Notice of Nonconforming Document 10/08/2020 Summons Electronically Issued - Service Pending Summons Filing Fee Remittance 10/09/2020 Filing Fee Remittance 10/12/2020 Opposition . Opposition to Defendants' Objection to the September 21, 2020 Discovery Commissioner's Report and Recommendations 10/15/2020 **Affidavit of Service** Affidavit of Service Clerk's Notice of Nonconforming Document and Curative Action 10/15/2020 Clerk's Notice of Curative Action **Stipulated Protective Order** 10/23/2020 Stipulated Confidentiality Agreement and Protective Order 10/23/2020 Order Re:Discovery Commissioner['s Report and Recommendations 10/25/2020 Notice of Entry of Order Notice of Entry of Order **Initial Appearance Fee Disclosure** 10/26/2020 Initial Appearance Fee Disclosure (NRS Chapter 19) 10/26/2020 Motion To Dismiss - Alternative Motion For Summary Judgment Motion to Dismiss or, in the alternative, Motion for Summary Judgment 10/26/2020 **Motion for Sanctions** Plaintiff's Motion for Sanctions Pursuant to Rule 11 of the Nevada Rules of Civil Procedure 10/27/2020 Clerk's Notice of Hearing Notice of Hearing Clerk's Notice of Hearing 10/27/2020 Notice of Hearing 10/28/2020 Errata to Motion for Sanctions 11/10/2020 Objection to Discovery Commissioner's Report (9:30 AM) (Judicial Officer Escobar, Adriana) **Parties Present Minutes** Result: Master's Recommendation Affirmed 11/10/2020 Motion to Extend Motion to Extend the Time to Oppose Plaintiffs Motion to Dismiss or, in the Alternative, Motion for Summary Judgment 11/10/2020 Clerk's Notice of Hearing Notice of Hearing 11/10/2020 **Opposition to Motion** Opposition to Plaintiff s Motion for Sanctions Pursuant to Rule 11 of the Nevada Rules of Civil Procedure and Counter-motion for an Award of Attorney s Fees and Costs 11/17/2020 Opposition to Motion to Dismiss or, in the Alternative, Motion for Summary Judgment Minute Order (3:00 AM) (Judicial Officer Escobar, Adriana) 11/24/2020 Minutes Result: Minute Order - No Hearing Held 11/25/2020 **Errata** Errata to Opposition to Motion to Dismiss or, in the Alternative, Motion for Summary Judgment 11/30/2020 Findings of Fact, Conclusions of Law and Order FINDINGS OF FACT AND CONCLUSIONS OF LAW REJECTING DEFENDANTS, DAVID WEINSTEIN AND MEDASSET CORPORATION'S OBJECTION TO THE SEPTEMBER 21, 2020 DISCOVERY COMMISSIONER'S REPORT AND RECOMMENDATIONS 11/30/2020 Order Granting ORDER GRANTING DAVID WEINSTEIN AND MEDASSET CORPORATION'S MOTION TO EXTEND THE TIME TO OPPOSE PLAINTIFFS' MOTION TO DISMISS OR, IN THE ALTERNATIVE, MOTION FOR SUMMARY JUDGMENT

12/01/2020 Notice of Entry of Order Notice of Entry of Order 12/01/2020 Reply to Opposition Reply to Opposition to Plaintiff's Opposition to Plaintiff's Motion for Sanctions Pursuant to Rule 11 of the Nevada Rules of Civil Procedure and Countermotion for An Award of Fees and Costs Attorney's Fees and Costs 12/02/2020 Notice of Entry of Order Notice Of Entry Of Order Denying Defendant s Objection To The September 21, 2020 Discovery Commissioner s Report And Recommendations 12/08/2020 Motion for Sanctions (9:30 AM) (Judicial Officer Escobar, Adriana) Plaintiff's Motion for Sanctions Pursuant to Rule 11 of the Nevada Rules of Civil Procedure 12/08/2020 Reset by Court to 12/17/2020 12/17/2020 Reset by Court to 12/08/2020 Result: Denied 12/10/2020 Reply to Opposition Plaintiff's Reply to Opposition to Motion to Dismiss or, In The Alternative, Motion for Summary Judgment 12/10/2020 Errata to Reply to Opposition to Motion to Dismiss or in the Alternative Motion for Summary Judgment 12/17/2020 Motion to Dismiss (9:30 AM) (Judicial Officer Escobar, Adriana) Motion to Dismiss or, in the Alternative, Motion for Summary Judgment **Parties Present Minutes** 12/10/2020 Reset by Court to 12/17/2020 Result: Matter Heard 12/17/2020 CANCELED Motion (9:30 AM) (Judicial Officer Escobar, Adriana) Vacated Motion to Extend the Time to Oppose Plaintiffs Motion to Dismiss or, in the Alternative, Motion for Summary Judgment 01/04/2021 Order Shortening Time MOTION TO WITHDRAW AS COUNSEL FOR DEFENDANTS DAVID WEINSTEIN AND MEDASSET CORPORATION ON AN ORDER SHORTENING TIME 01/05/2021 Notice of Entry of Order Notice of Entry of Order Shortening Time Opposition to Motion 01/11/2021 Limited Opposition to Motion to Withdraw as Counsel for Defendants David Weinstein and Medasset Corporation on Order Shortening Time 01/12/2021 Notice of Change of Address Notice of Change of Address **Notice of Non Opposition** 01/12/2021 Notice of No Opposition by David Weinstein and Medasset Corporation to Carbajal Law s Motion to Withdraw as Counsel 01/12/2021 Reply in Support Reply in Support of Motion to Withdraw as Counsel for Defendants David Weisntein and Medasset Corporation 01/12/2021 **Errata** Errata to Reply in Support of Motion to Withdraw as Counsel for Defendants David Weisntein and Medasset Corporation 01/13/2021 Motion to Withdraw as Counsel (3:00 AM) (Judicial Officer Escobar, Adriana) On OST 01/15/2021 Order Granting Order Granting Motion to Withdraw as Counsel for Defendants David Weinstein and Medasset Corporation on an OST 01/15/2021 Notice Notice of Address and Contact Information of Defendants Pursuant to Court's Order Granting Motion to Withdraw as Counsel for Defendants David Weinstein and Medasset Corporation on An Ost 01/15/2021 Notice of Entry of Order Notice of Entry of Order 02/16/2021 Order Shortening Time Motion to Withdraw as Counsel for Kevin Brown and Visionary Business Brokers, ILC on Order Shortening Time Notice of Entry of Order 02/18/2021 Notice of Entry of Order Shortening Time 02/19/2021 Minute Order (11:15 AM) (Judicial Officer Escobar, Adriana) Minute Order: Order to STRIKE incorrect Stipuation and Order Minutes 02/19/2021 Reset by Court to 02/19/2021 Result: Minute Order - No Hearing Held Motion to Withdraw as Counsel (3:00 AM) (Judicial Officer Escobar, Adriana) 02/24/2021 The Law firm of Takos Law Group, Ltd. Motion to Withdraw as Counsel for Defendants Kevin Brown and Visionary Business Brokers, LLC on OST Minutes Result: Granted 03/15/2021 **Motion for Summary Judgment** Plaintiff Motion for Summary Judgement 03/16/2021 Clerk's Notice of Hearing Notice of Hearing 03/16/2021 Order Granting Motion Order Granting Zachary Takos' Motion to Withdraw as Counsel of Record for Defendants Kevin Brown and Visionary Business Brokers, LLC 03/16/2021 Notice of Entry of Order Notice of Entry of Order Granting Motion to Withdraw As Counsel for Defendants Kevin Brown and Visionary Business Brokers, LLC 03/23/2021 Errata Errate to Motion for Summary Judgment 03/29/2021 Opposition to Motion For Summary Judgment

Vijay Reddy, Margaret Reddy, Mohan Thalamarla, and Max Global, Inc.'s Opposition to Plaintiff's Motion for Summary Judgment 03/30/2021 Order Order Regarding (1) Plaintiffs' Motion to Dismiss, or in the Alternative, Motion for Summary Judgment, and (2) Plaintiffs' Motion for Rule 11 Sanctions 04/06/2021 Status Check (10:00 AM) (Judicial Officer Escobar, Adriana) **Parties Present Minutes** Result: Matter Heard 04/06/2021 Notice of Non Opposition Medappeal, LLC's Notice of Non-Opposition to Its' Motion for Summary Judgement 04/06/2021 Notice of Entry of Order Notice of Entry of Order Regardign Plaintiff's Motion to Dismiss 04/13/2021 Reply to Opposition Reply to Opposition to Plaintiff's Motion for Summary Judgment Motion for Summary Judgment (9:30 AM) (Judicial Officer Escobar, Adriana) 04/29/2021 Plaintiff Motion for Summary Judgement **Parties Present** Minutes 04/20/2021 Reset by Court to 04/29/2021 Result: Granted 05/05/2021 CANCELED Status Check (3:00 AM) (Judicial Officer Escobar, Adriana) Vacated - Set in Error Settlement Progress 05/28/2021 **Notice of Change of Address** Notice of Change of Address Findings of Fact, Conclusions of Law and Judgment 06/17/2021 Findings of Fact Conclusions of Law Granting Plaintiff MedAppeal's Motion for Summary Judgment 06/18/2021 Notice of Entry of Findings of Fact, Conclusions of Law

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Calendar Call (2:00 PM) (Judicial Officer Escobar, Adriana)

09/07/2021 Jury Trial (9:30 AM) (Judicial Officer Escobar, Adriana)

Notice of Entry of Order Regarding Findings of Fact, Conclusions of Law Granting Plaintiff Medappeal LLC's Motion for Summary Judgment

	Counter Claimant Medas Total Financial Assessmer Total Payments and Credit Balance Due as of 06/23/	nt ts		135.00 135.00 0.00
10/09/2020 10/09/2020	Transaction Assessment Efile Payment	Receipt # 2020-56852-CCCLK	Medasset Corporation	135.00 (135.00)
	Defendant Brown, Kevin Total Financial Assessmer Total Payments and Credit Balance Due as of 06/23/	ts		253.00 253.00 0.00
07/30/2020 07/30/2020	Transaction Assessment Efile Payment	Receipt # 2020-41878-CCCLK	Brown, Kevin	253.00 (253.00)
	Defendant Reddy, Vijay Total Financial Assessmer Total Payments and Credit Balance Due as of 06/23/	ts		313.00 313.00 0.00
09/03/2020 09/03/2020	Transaction Assessment Efile Payment	Receipt # 2020-49351-CCCLK	Reddy, Vijay	313.00 (313.00)
	Defendant Weinstein, David Total Financial Assessment Total Payments and Credits Balance Due as of 06/23/2021			
12/27/2019 12/27/2019	Transaction Assessment Efile Payment	Receipt # 2019-77027-CCCLK	Weinstein, David	253.00 (253.00)

	Total Financial Assessment Total Payments and Credits Balance Due as of 06/23/2021			670.00 670.00 0.00
04/12/2019	Transaction Assessment			270.00
	Efile Payment	Receipt # 2019-22694-CCCLK	Medappeal, LLC	(270.00)
	Transaction Assessment			200.00
10/26/2020		Receipt # 2020-60661-CCCLK	Medappeal LLC	(200.00)
03/15/2021				200.00
03/15/2021	Efile Payment	Receipt # 2021-15253-CCCLK	Medappeal LLC	(200.00)