# **EXHIBIT A-2**

	, A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1.0	11/26/12	Peter J.	Meeting with RG regarding obtaining and	
			Gleason	scheduling picking up Schoolcraft file from prior	
2				counsel.	0.250
	2.0	12/02/12	Peter J.	Phone conv. with AS regarding status of	
3			Gleason	investigations.	0.500
	3.0	12/07/12	Peter J.	Phone conv. with AS re: NYPD employment issues	
4			Gleason		0.750
	4.0	12/09/12	Peter J.	Phone conv. with FS, re: his overview of the matter	
			Gleason	and scheduling a time to meet to discuss same in	
5				person	0.250
	5.0	12/12/12	Peter J.	Meeting with FS's attorney to discuss FS	
6			Gleason	involvement in the Schoolcraft matter.	4.000
	6.0	12/14/12	Peter J.	E-mail to NYPD Asst. Comm. Kearns, re:	
7			Gleason	Schoolcraft NYPD employment issues.	0.125
	7.0	12/15/12	Peter J.	Legal research, re: prosecutorial misconduct as a	
8			Gleason	bar to overcome immunity.	2.250
	8.0	12/16/12	Peter J.	E-mail from FS's atty.	
9			Gleason		0.125
	9.0	12/21/12	Peter J.	Organize and review case files.	
10			Gleason		2.500
	10.0	12/27/12	Peter J.	Review of part of Schoolcraft file: Partial review of	
11			Gleason	"Attorney's eyes only" File.	3.500
	11.0	01/12/13	Peter J.	Phone conv. with NS re: updating him on veracity	
12			Gleason	of matter.	0.750
	12.0	01/13/13	Peter J.	Multiple e-mails from AS and follow up phone	
			Gleason	conv. with AS. Re: PBA, NYPD, employment	
13				status and investigation.	3.250
	13.0	01/15/13	Peter J.	Phone conv. with AS re: Queens DA.	
14			Gleason		0.500
	14.0	01/17/13	Peter J.	Meeting with VP, re: "Home Invasion,"	
15			Gleason	participants.	0.750
	15.0	01/22/13	Peter J.	Phone conv. with AS, re, NYPD issues, sheduling	
			Gleason	his travel to meet with counsel in NYC, update on	
16	[			progress of investigation.	2.250
	16.0	01/23/13	Peter J.	Phone conv. with RG, Re: NYPD letter	
17			Gleason		0.12:
	17.0	01/23/13	Peter J.	E-mail to NYPD Asst. Comm. Kearns, re:	
18			Gleason	Schoolcraft position on employment matter.	0.12:
	18.0	01/30/13	Peter J.	Phone conc. with AS, update.	
19			Gleason		0.25
	19.0	02/04/13	Peter J.	Phone conv. with AS, re: travel to NYC on 2/7/13,	
		Ì	Gleason	e-mail AS, round trip Amtrak tickeets for AS & LS.	
20					0.50
<u>-</u> "	20.0	02/07/13	Peter J.	Meeting with AS, NS, & JL, re: adding lawyers to	
21			Gleason	the legal team.	2.50

	Α	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	21.0	02/09/13	Peter J.	E-mail and phone conv. with AS re: upcoming	
22			Gleason	deposition on 2/12/13, purchase train ticket	1.000
	22.0	02/10/13	Peter J.	E-mail to NS, re: deposition	
23			Gleason		0.125
	23.0	02/18/13	Peter J.	E-mail from JL, re: internet posting pertaining to	
24			Gleason	AS, review of same.	0.500
	24.0	02/20/13	Peter J.	Meeting with NS, JL. Re: Queens DA subpoena	
25			Gleason		0.750
	25.0	02/21/13	Peter J.	E-mail from RG, re: evidence preservation.	0.750
26			Gleason	, , , , , , , , , , , , , , , , , , , ,	0.250
	26.0	02/22/13	Peter J.	Review of e-mails from JL & NS, re: DOJ. E-mail	
			Gleason	to NS & JL re: Agenda for Sunday's meeting.	
27				<i>5</i>	0.750
	27.0	02/24/13	Peter J.	meeting in Saugerties NY with NS, JL, AS, LS.	3.750
28			Gleason	Travel to and from Saugerties	3.500
	28.0	02/26/13	Peter J.	E-mail from Magdalena Bauza (MB), re: resume	3.500
29			Gleason	and her interest in working on matter.	0.125
	29.0	02/27/13	Peter J.	Phone conv. with NS, re: service upon 5	0.123
			Gleason	defendants. Travel to 1PP to serve summonses after	
30				law dept. refuses to accept.	2.250
	30.0	02/28/13	Peter J.	Queens DA's office to serve subpoena. (travel)	2.230
31			Gleason	(uaver)	2.000
	31.0	03/04/13	Peter J.	E-mail from Brian Lee, Esq., re: scheduling order.	2.000
32			Gleason	Nom Shan Dee, Esq., i.e. scheduling older.	0.250
	32.0	03/05/13		E-mails to and from AS re: trip to city, purchase	0.230
33				train ticket.	0.500
	33.0	03/07/13		Meeting with AS & NS	0.500
34			Gleason	man no a ma	2 500
	34.0	03/13/13		ECF notice and review of same. (letter to judge	3.500
35			Gleason	from City.)	0.500
	35.0	03/14/13		(3) ECF notices and review of same. (Defendant's	0.300
			1 1	motion to Quash) and follow up discussion with NS	
36		1			1 250
	36.0	03/16/13	Peter J.	E-mail from JL, re: Letter to DOJ and strategy.	1.250
37	<del>-</del>		Gleason	2 Hom 32, i.e. Letter to DOJ and strategy.	0.500
	37.0	03/18/13	<del></del>	E-mail from JL, re: Schoolcraft media report.	0.500
38	- 1.0	100,10,15	Gleason	E-man from JL, ie. Schoolcraft media report.	0.250
	38.0	03/19/13	<del></del>	E mail from NS no. Home	0.250
39	-0.0	03/17/13	Gleason	E-mail from NS, re: Home invasion recording.	
	39.0	03/20/13	-	ECE notice was arrest 1.1	0.125
40	J).U	03/20/13	1	ECF notice, re: amended answer.	
$\overline{}$	40.0	03/21/13	Gleason		0.500
41	40.0	03/21/13	Peter J.	E-mail from JL, re: Schoolcraft tapes in WSJ.	
	41.0	02/22/12	Gleason		0.125
- 1	41.0	03/23/13		E-mail from AS, re: recording of Lt. Mascol.	
42		<u> </u>	Gleason		0.500

	А	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
nomen *v-small	42.0	03/26/13	Peter J.	Phone conv. with NS, re: motion.	İ
43			Gleason		0.500
	43.0	03/27/13	Peter J.	ECF notice, re: Schoolcraft declaration	
44			Gleason		0.125
	44.0	03/27/13	Peter J.	Meeting with NS, MB, re: demonstrative evidence	1
45		İ	Gleason	to be used at trial.	3.500
	45.0	03/28/13	Peter J.	E-mail from JL, re: next meeting upstate.	
46			Gleason		0.125
	46.0	03/28/13	Peter J.	E-mail from JL, re: confirming meeting with AS	
47			Gleason		0.125
	47.0	04/01/13	Peter J.	E-mail from sound engineer containing filtered	
48			Gleason	home invasion tape, review of same.	0.750
	48.0	04/02/13	Peter J.	ECF notice, re: Hospital letter to judge.	
49			Gleason		0.125
	49.0	04/02/13	Peter J.	Monitor Floyd trial, re: Mauriello testimony.	
50			Gleason		3.500
	50.0	04/04/13	Peter J.	(2) ECF notices, re: City's motion to quash	
51			Gleason		0.250
	51.0	04/05/13	Peter J.	ECF notice, re: motion to quash.	
52			Gleason		0.125
	52.0	04/13/13	Peter J.	Phone conv. with NS, re: status.	
53			Gleason		0.500
	53.0	04/08/13	Peter J.	Meeting with AS & NS, re: trial prep.	
54			Gleason		1.500
	54.0	11/20/12	Peter J.	Meeting with investigator Vincent Parco (VP)	
	!		Gleason	regarding working on this matter. Gave VP an	
	ļ			over-view of the matter and the scope of work of	
				which he would perform at a rate of \$150 per hr.	
55					2.000
	55.0	11/23/12	Peter J.	Travel	
56			Gleason		8.000
	56.0	11/27/12	Peter J.	E-mail from RG and follow up phone conversation	
			Gleason	with RG regarding the Schoolcraft file.	0.0.70
57					0.250
	57.0	11/28/12	Peter J.	Phone conv. with AS regarding Nov. 12, 2012 news	
			Gleason	report and possible sources of media leaks.	1 500
58					1.500
	58.0	12/03/12	Peter J.	Phone conv. with RG regarding e-mail from AS's	0.5.5
59			Gleason	previous counsel.	0.250
	59.0	12/09/12	Peter J.	Phone conv. with VP, re: update on investigation of	
60			Gleason	named defendants.	0.125
	60.0	12/22/12	Peter J.	E-mail to RG, re, amended complaint	
61			Gleason		0.125

e The Frederic	A	В	C	D	Ε
1	No.	Date	Timekeep	e Description	Hours
62	61.0	12/24/12	Peter J. Gleason	Draft and hand deliver a notice of appearance that NYPD Asst. Comm. Kearns demanded before she would communicate with my office regarding AS.	2.000
63	62.0	12/31/12	Peter J. Gleason	E-mail from and follow up conversation with JL, Re: his potential involvement in the Schoolcraft matter, Queens DA's investigation, scheduling a time we can meet.	1.500
64	63.0	01/02/13	Peter J. Gleason	Phone conv. with LS, re: Update on matter.	0.250
65	64.0	01/20/13	Peter J. Gleason	Continued review of Schoolcraft recordings, notes to file.	4.500
66	65.0	01/29/13	Peter J. Gleason	Meeting with RG, FS atty.	1.500
67	66.0	02/05/13	Peter J. Gleason	E-mail to NYPD Asst. Comm. Kearns.	0.125
	67.0	02/14/13	Peter J. Gleason	Transport file from Levin & Gilbert to Law office of Nat Smith. Meeting with NS to discuss how file is formatted. Meeting with AS and legal team.	
68	68.0	02/15/13	Peter J.	Phone conv. with NS, re: NYS CPL & file	3.500
69	69.0	02/21/13	Gleason Peter J.	E-mail from AS, re: Sunday's meeting.	0.250
70	70.0	02/28/13	Gleason Peter J.	Review ECF notice.	0.125
71	71.0	03/01/13	Gleason Peter J.	ECF notices.	0.125
72	72.0	03/01/13	Gleason Peter J.	E-mail from and to Brian Lee, Esq.	0.125
73	73.0	03/04/13	Gleason Peter J.	E-mails back and forth with MB, to set up meeting	0.250
74	74.0	03/04/13	Gleason Peter J.	later that day.  E-mail with enclosed letter from Suzanna	0.250
75	75.0	03/05/13		Publicker, Esq., review of same.  Review e-mail from Suzanna Publicker, Esq.	0.250
76	76.0	03/06/13	Gleason Peter J.	E-mail from JL, re: DOJ	0.125
77	77.0	03/09/13	Gleason Peter J.	Meeting with NS at his office, re; strategy/status.	0.125
78	78.0	03/18/13	Gleason	ECF notice, re: Order setting date for hearing.	3.000
79	79.0	03/18/13	Gleason	E-mail form NS, re: edits to letter to DOJ.	0.125
80			Gleason		0.250

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	80.0	03/20/13	Peter J.	E-mail from NS, re: final draft of DOJ letter.	
81			Gleason		0.125
	81.0	03/20/13	Peter J.	Phone conv. with NS, re: correspondence.	
82			Gleason		0.250
	82.0	03/21/13	Peter J.	E-mail form JL, re: status update.	
83			Gleason		0.125
	83.0	03/24/13	Peter J.	E-mail from NS, re: recording of Lt. Mascol	
84			Gleason		0.125
	84.0	03/27/13	Peter J.	ECF notice, re: Plaintiff's Memo of Law.	
85	:		Gleason		0.125
	85.0	04/03/13	Peter J.	E-mail from AS, re: NYPD employment issues.	
86			Gleason		0.125
	86.0	04/04/13	Peter J.	E-mail to and from Rae Koshetz, Esq., re: NYPD	
87			Gleason	employment issues.	0.250
	87.0	04/07/13	Peter J.	Meeting in Saugerties with AS, LS and legal team.	
		ļ	Gleason	(Travel at 1/2 hr. rate)	
88					6.000
	88.0	04/09/13	Peter J.	Review Google alert, Re: AS	
89			Gleason		0.125
	89.0	04/09/13	Peter J.	E-mail with invoice form sound engineer.	
90			Gleason		0.250
	90.0	11/19/12	Peter J.	Meeting with RG to discuss news articles and our	
91			Gleason	strategy to follow up with AS and LS.	1.500
	91.0	11/30/12	Peter J.	Meeting with D2, to discuss Schoolcraft matter and	
92			Gleason	backgrounds of named defendants.	2.500
	92.0	12/01/12	Peter J.	Phone conv. with AS regarding update of the	
93			Gleason	investigations.	0.750
	93.0	12/02/12	Peter J.	Phone conv. with RG regarding correspondence to	
			Gleason	and conversation with AS's previous counsel.	0.50
94					0.50
	94.0	12/03/12	Peter J.	Phone conv. with AS regarding e-mail from his	
	ŀ		Gleason	previous counsel, investigation and setting up	0.50
95				another meeting.	0.50
	95.0	12/04/12	Peter J.	Phone conv. with AS regarding all aspects of his	0.76
96			Gleason	representation.	0.75
	96.0	12/10/12	Peter J.	E-mail and follow up phone conv. with RG, re:	0.50
97			Gleason	follow up with AS's prior counsel.	0.50
	97.0	12/13/12	Peter J.	Follow up e-mail to FS's attorney	0.12
98			Gleason		0.12
	97.5	12/13/12	Peter J.	Meeting with VP, RE; Investigation	1.60
99			Gleason		1.50
	98.0	12/14/12	Peter J.	E-mail to NYPD Asst. Comm. Kearns, re:	0.10
100			Gleason	Schoolcraft NYPD employment issues.	0.12
	99.0	12/17/12	Peter J.	E-mail to NYPD Asst. Comm. Kearns, re:	0.10
101			Gleason	Schoolcraft NYPD employment issues.	0.12

	A	B	C	D	Ε
1	No.	Date	Timekee	pe Description	Hours
	100.0	12/22/12	Peter J.	Phone conv. with FS, re: complaint	
102			Gleason		0.250
ł	101.0	12/26/12	Peter J.	E-mail to and from NYPD Asst. Comm. Kearns.	
103			Gleason		0.250
	102.0	01/03/13	Peter J.	Meeting with JL, Re: Queens DA, the amended	0.230
	ļ		Gleason	complaint, and aspects of the Schoolcraft file.	
104	. [			strap and aspects of the Selection inc.	2.500
		05/05/13	Peter I	F-mail to and from Pag Koshota Egg rou	2.500
105		03/03/13	1	scheduling moeting	0.105
103		01/11/13			0.125
106	ı	01/11/13			_
100		01/14/12			0.750
407	l l	01/14/13	1	Meeting with RG, re: Queens DA.	
107	+	0.145.45			0.750
	1	01/18/13		E-mail to PBA, re: their assistance in the matter.	
104	0.125				
	107.0	01/25/13	Peter J.	E-mail from NYPD Asst. Comm. Kearns, outlining	
		i	Gleason	her position/demand that she will not accept e-mail	
				correspondence regarding this matter.	
109					0.125
	108.0	01/25/13	Peter J.	Meeting with RG to discuss NYPD's refusal to	
110	j		Gleason		0.500
	109.0	01/28/13	Peter J.		0.500
111					2 000
	110.0	02/03/13			2.000
112	110.0	02,03,13		Thone conv. with NS, ie. decision.	0.750
	1110	02/08/13		E-mail from Eligha D. D	0.750
112	1111.0	02/08/13	ł		
	112.0	02/11/12			0.125
111	112.0	02/11/13	1	E-mail from RG, re: deposition/conf.	
114	112.0	00/17/10			0.125
	113.0	02/17/13	ı	1	
115					0.250
	114.0	03/05/13	Peter J.	E-mail from AS, with attachment outlining	
116			Gleason	examples of NYPD retaliation.	0.250
	115.0	03/11/13	Peter J.	E-mail from AS, review attachment (transcription)	
117			Gleason	forward same to NS.	0.750
	116.0	03/15/13	Peter J.	ECF notice, re: Plaintiff letter to judge.	
118			Gleason	J. 13.128.1	0.125
	117.0	03/20/13	Peter J.	Phone conv. with NS,	0.123
119			Gleason	a none conv. Wan (16),	0.250
_	118.0	03/22/13	Peter J.	Monitor Florid trial recognition 1 de	0.250
120		00,22,10	Gleason	Monitor Floyd trial, re: named defendant's	
120	119.0	03/25/13		testimony.	4.000
121	117.U	03/23/13	Peter J.	E-mail from JL, re: Schoolscraft Google alert,	
121	120.0	02/20/12	Gleason	review of links.	0.750
- 1	120.0	03/28/13	Peter J.	ECF notice, re: Memo of Law.	
122		_]	Gleason		0.125

_	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	121.0	03/28/13	Peter J.	E-mail from NS, re: Photos of Plaintiff's residence,	
123			Gleason	print and review of same.	0.500
	122.0	03/29/13	Peter J.	Phone conv. with NS, re: gag order.	
124			Gleason		0.500
	123.0	03/30/13	Peter J.	Meeting with legal team at NS office, re: update	
			Gleason	investigation, Deft. Ans. To amended complaint.	
125					1.250
	124.0	11/22/12	Peter J.	Multiple phone conversation with RG, AS, and LS	
			Gleason	regarding setting up a meeting the following day.	
126					0.750
	125.0	11/29/12	Peter J.	Phone conv. with AS regarding status of obtatining	
			Gleason	his file from previous counsel and strategy moving	
127				forward.	0.750
	126.0	12/01/12	Peter J.	Phone conv. with VP regarding meeting of previous	
128			Gleason	night.	0.500
	127.0	12/03/12	Peter J.	Phone conv. with VP regarding investigation.	
129			Gleason		0.125
	128.0	12/05/12	Peter J.	E-mail and phone conversation with AS regarding	
•			Gleason	Frank Serpico (FS) and his assistance through	
				support and institutional knowledge of the NYPD.	
130					0.750
	129.0	12/05/12	Peter J.	E-mail from AS regarding previous counsel, phone	
131	<u> </u>		Gleason	conv. with RG and AS	1.250
	130.0	12/06/12	Peter J.	Legal research, re: Civil Service Law, NYPD	
132			Gleason	employment rights.	2.250
	131.0	12/14/12	Peter J.	9 Metro Tech re: FDNY EMS report for AS and	0.750
133			Gleason	(Travel at ½ hr. rate)	0.750
	132.0	01/09/13	Peter J.	Meeting with RG Re: inveistgation strategy.	0.760
134			Gleason		0.750
	133.0	12/19/12	Peter J.	Albany meeting with D2 and AS.	7.00
			Gleason	Updated AS as to status of his claims. Discussed	
			Ì	with AS means for providing AS and LS the ability to communicate with his attorneys.	
		ĺ		(Travel at 1/2 hr. rate)	
ļ 				(Travel at 1/2 III. rate)	8.00
135		12/20/12	Data :: I	Phone conv. with John Lenoir, Esq. (JL) discussing	- 0.00
	134.0	12/20/12	Peter J. Gleason	his potention involvement in the Schoolcraft matter	
1			Gleason	nns potention involvement in the sensorerar matter	0.750
136		12/22/12	Peter J.	Phone conv. with AS, re update on Queens DA	
	135.0	12/23/12	Gleason	n none conv. with A3, ie apaate on Queens DA	0.500
137	+	01/02/12	Peter J.	Meeting at law office of Levine & Gilbert and	
	136.0	01/02/13	Gleason	continued review of "Attorney's eyes Only," file.	
122			Gleason	continuou teview of Tittorney's eyes emy, The.	3.250
138	<del></del>	01/07/12	Peter J.	Meeting with VP, Re: update on investigation.	
120	137.0	01/07/13	Gleason	wiceting with VI, ic. update on investigation.	1.500
139	<u> </u>		Gleasoii		1.500

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	138.0	01/09/13	Peter J.	Phone conv. with LS, Re: status of case.	
140			Gleason		0.500
1	139.0	01/10/13	Peter J.	Multiple phone conv. and e-mails back and forth	
141			Gleason	with AS, re: PBA and AS's recordings.	2.500
	140.0	01/11/13	Peter J.	Meeting with RG, re: PBA matter.	
142			Gleason		0.750
	141.0	01/12/13	Peter J.	Phone conv. with JL, re: viability of DOJ	
143			Gleason	involvement.	0.500
	142.0	01/14/13	Peter J.	E-mail from JL, Re: Schoolcraft matter.	_
144			Gleason		0.125
	143.0	01/16/13	Peter J.	Phone conv. with VP re: update, meeting to follow.	
145			Gleason		0.125
	144.0	01/21/13	Peter J.	E-mail to and from RG, re: NYPD letter.	
146			Gleason		0.250
	145.0	01/21/13	Peter J.	Phone conv. with FS, re: the status of Schoolcraft	
147			Gleason	matter.	0.750
	146.0	02/01/13	Peter J.	E-mail from RG, re: e-mail from CCR. scheduling a	31,00
148			Gleason	phone conv. this date.	0.125
	147.0	02/01/13	Peter J.	Phone conv. with CCR, re: Schoolcraft affidavit.	01123
149			Gleason	,	0.750
	148.0	02/02/13	Peter J.	E-mail from AS and review of documents attached,	
150	-		Gleason	re: NYPD mediation.	0.750
	149.0	02/20/13	Peter J.	E-mail to legal team, re: Sunday's meeting.	- 0.730
151			Gleason	and the regarded in, for sunday's meeting.	0.125
_	150.0	02/22/13	Peter J.	E-mail to Pub. Advocate, re: follow up meeting.	0.123
152			Gleason	and the radio radi	0.125
	151.0	03/10/13	Peter J.	E-mail to Council Member Williams	- 0.123
153			Gleason	2 man to council Memori Williams	0.250
	152.0	03/25/13	Peter J.	E-mail from NS, re: Letter from Dept. Advocates	0.230
154			Gleason	Office dated April 5, 2011.	0.250
	153.0	04/01/13	Peter J.	E-mails between City, Hosp. & Plaintiff, re:	0.230
155			Gleason	discovery issues.	0.500
1	154.0	04/05/13	Peter J.	E-mail from/to City/Hospital re: scheduled	0.500
156			Gleason	conference 4/10/13.	0.125
	155.0	11/29/12	Peter J.	Phone conv. with RG for update on obtaining file.	- 0.123
157			Gleason	The state of the s	0.250
	156.0	12/07/12	Peter J.	Meeting with RG, re: strategy NYPD employment	0.230
158			Gleason	issue, disciplinary charges.	1.000
	157.0	02/08/13	Peter J.	Phone conv. with NS, re: joining legal team.	1.000
159			Gleason	- with too, i.e. joining legal team.	0.500
-	158.0	12/05/12		Phone conv. with VP with an update on one of the	0.500
160			1 1	targets of the investigation.	0.500
	159.0	12/06/12		Phone conv. with RG with update regarding VP	0.300
161	••	1 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 -		investigation, memo to file.	1 250
			0.100.3011	mresagation, memo to me.	1.250

	Α	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
***************************************	160.0	12/10/12	Peter J.	Phone conv. with FS to set up the following days	
162		- L	Gleason	meeting with FS, AS, LS.	0.125
	161.0	12/17/12	Peter J.	Phone conv. with FS, follow up on conv. 12/15/12	
163			Gleason		0.500
	162.0	12/20/12	Peter J.	E-mail and phone conv. with Professor from John	
164			Gleason	Jay College.	1.250
	163.0	01/08/13	Peter J.	Meeting with RG to review and discuss the review	
			Gleason	of the parts of the file reviewed by Levine &	
165				Gilbert and by PG.	3.500
	164.0	01/21/13	Peter J.	Phone conv. with NS, re: NYPD's handling of	
166	10.00	· · · · · · · · · · · · · · · · · · ·	Gleason	Schoolcraft matter.	0.750
100	165.0	01/29/13	Peter J.	E-mail from Center for Constitutional Rights	
167	105.0	01/23/13	Gleason	(CCR) review of enclosed affidavit.	0.500
107	166.0	02/27/13	Peter J.	E-mail form MB, re: scheduling a meeting	
168	100.0	02/27/13	Gleason	E man form MB, 10. Senecaming a meeting	0.125
108	167.0	03/14/13	Peter J.	E-mail from NS, re: Queens DA	
160	107.0	03/14/13	Gleason	E-man from 146, fe. Queens 271	0.125
169	168.0	03/29/13	Peter J.	Meeting with VP, re: photos and update.	
170	100.0	03/29/13	Gleason	viceting with vi, ie. photos and apaare.	1.500
170	160.0	11/19/12	Peter J.	Meeting with RG, and follow phone conversation	1.500
	169.0	11/19/12	Gleason	with AS to discuss strategy of case, drafting of the	
			Gleason	retainer and setting up next meeting with AS.	
				retainer and setting up next meeting with 715.	1.500
171	1=0.0	11/10/12	D . I	Phone conv. with Nathaniel Smith, Esq. (NS) to	1.500
	170.0	11/19/12	Peter J.		0.500
172		1 1 1 2 1 2	Gleason	discuss potentially working on this matter.	0.300
	171.0	11/27/12	Peter J.	E-mail from AS regarding the preferred method of	0.125
173			Gleason	communications.	0.123
Ì	172.0	11/27/12	Peter J.	Meeting with VP regarding update on his	1 500
174			Gleason	investigation	1.500
	173.0	12/11/12	Peter J.	Meeting in Albany with AS, LS, FS. Re: Status of	
			Gleason	investigations, NYPD employment issues, concerns	
		İ		regarding Queens DA, concerns regarding Jamaica	
			-	Hospital and concerns regarding FDNY EMS	
				Follow up conv. with RG upon return to NYC	
				office, memo to file. (Travel at 1/2 hr. rate)	
175					6.000
	174.0	12/13/12	Peter J.	E-mail from AS containing review/discussion of	
			Gleason	12/4/12 Press Release from QCDA with the	
1				conclusion that there was no criminality in the	
				manner that Plaintiff was taken from his home and	
				placed in a psychiatric facility. Extensive Follow	
				up phone conv. with AS and RG.	
176					4.500

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	175.0	12/14/12	Peter J.	Phone conv. With RG, re: 1PP's position on AS.	
177	•		Gleason	·	0.500
	176.0	12/21/12	Peter J.	Phone conv. with AS regarding status, strategy,	
			Gleason	contents of file and investigation status.	
178	<del></del>				0.750
	177.0	12/23/12	Peter J.	E-mail correspondence and phone conv. with JL	
ļ			Gleason	Re: Queens DA's investigation of the Schoolcraft	
179	+			matter.	0.750
ł	178.0	12/28/12	Peter J.	Phone call from D2, re: Information on Schoolcraft	
180			Gleason	matter.	0.125
	179.0	01/06/13	Peter J.	Completion of review of file from prevous counsel,	
181			Gleason	Memo to file.	6.500
	180.0	01/29/13	Peter J.	Meeting with VP, re: update on investigation.	
182		<del> </del>	Gleason		1.250
	181.0	02/28/13	Peter J.	Prepared and file notice of appearance.	
183	100.0	00/00/10	Gleason		0.250
ĺ	182.0	03/29/13	Peter J.	E-mail from NS, re: enclosed letter from Hosp.	
104			Gleason	Defendant to Judge concerning press, review of	
184	102.0	04/09/12	- I	same	0.500
185	183.0	04/08/13	Peter J.	ECF notice, re: Hospital filing re motion to quash	
103	184.0	12/17/12	Gleason Peter J.	and letter motion re media.	0.250
186	104.0	12/1//12	Gleason	Meeting with VP re: investigation update.	
180	185.0	11/20/12	<del></del>	DI 'd DO I' I I I I I I I I I I I I I I I I I I	1.250
187	103.0	11/20/12	1	Phone conv. with D2, regarding his insight into one of the named defendants.	
107	186.0	12/17/12	<del></del>		0.250
188	100.0	12/1//12	Gleason	Legal research, re: NYS PL kidnapping.	
100	187.0	12/23/12		Pavious of amounded assumbling assumbling	1.750
189	107.0	12/23/12	Gleason	Review of amended complaint, memo to file.	1.500
	188.0	01/26/13		Phone conv. with LS, re: status update.	1.500
190	1000	01/20/13	Gleason	Thone conv. with E5, ie. status update.	0.500
	189.0	02/11/13		Phone conv. with NS, re: Floyd case.	0.500
191			Gleason	i none conv. With 143, ic. I loyd case.	0.500
	190.0	02/28/13		Review Deposition.	0.500
192		}	Gleason	2 oposition.	1.500
_	191.0	12/06/12	<del></del>	Phone conv. with AS regarding investigation	1.500
193			Gleason	The state of the s	0.750
	192.0	12/15/12	Peter J.	Phone conv. With FS, re, his conversation with first	0.730
			1 1	nand witnesses to the manner in which the NYPD	
				maintains crime stats and subsequent memo to file.	
194				to me.	1.500
	193.0	01/22/13	Peter J.	Meeting with RG, Re: NYPD letter.	1.500
195			Gleason	2 ,	1.250

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hour
	194.0	02/27/13	Peter J.	Review of e-mail from Corp. Counsel containing	
			Gleason	additional "Attorney's eyes only" documents and	
196	2			discussion with RG & NS.	1.25
	195.0	11/30/12	Peter J.	Phone conv. with RG discussing strategy and focus	
	-7		Gleason	on the investigation of the named defendants	
197					1.00
	196.0	12/21/12	Peter J.	Meeting with VP regarding investigation on one of	
198	170.0	12.2	Gleason	the named defendants.	1.50
130	197.0	01/03/13	Peter J.	Several phone calls with LS, Re: update	_
199	177.0	01/03/13	Gleason	, ,	0.75
199	198.0	01/10/13	Peter J.	E-mail, fax and phone conv. with PBA legal	
200	190.0	01/10/13	Gleason	counsel.	1.25
200	199.0	02/05/13	Peter J.	E-mail from AS re: Authorization, print out and	
204	199.0	02/03/13	Gleason	distribute same.	0.25
201	200.0	02/09/12	Peter J.	ECF notice, re: Court order.	
	200.0	03/08/13	Gleason	ECT hotice, ie. Court order.	0.12
202		01/02/12		E-mails back and forth to JL re: meeting.	0.12
	201.0	01/02/13	Peter J.	E-mails back and forth to JE fe. meeting.	0.25
203			Gleason	The Date of Date of State of S	0.2.
	202.0	01/13/13	Peter J.	E-mail to Pat Lynch, PBA President.	0.12
204			Gleason	The state of the s	0.12
	203.0	12/26/12	Peter J.	E-mail and follow up phone conversation with Prof.	0.51
205	203.0		Gleason	from John Jay College.	0.50
	204.0	01/08/13	Peter J.	Phone conv. with AS, Re; update as to complete	
			Gleason	review of file (excluding review of recordings) and	
				discussion on need for investigator to verify	
				identity of certain individuals who were present at	
				the, "home invation."	
206					0.7
	205.0	02/13/13	Peter J.	Meetings with AS, meeting with RG and NS.	
207			Gleason	Meeting with VP, review of file with AS.	7.5
	206.0	02/23/13	Peter J.	E-mails to JL & NS, re: update from JL.	
208			Gleason		0.1
	207.0	03/06/13	Peter J.	Reivew fax from Suzanna Publicker, Esq.	
209	1		Gleason		0.2
	208.0	03/27/13	Peter J.	E-mail from NS, re: final draft of reply.	
210			Gleason		0.2
	209.0	04/02/13	Peter J.	Press inquiry, re: AS	•
211			Gleason		0.1
	210.0	04/10/13	Peter J.	Letter from NYPD Department Advocates Office,	
211		0 1/ 10/ 13	Gleason	review of same.	0.2
212		11/23/12	Peter J.	Meeting with AS, LS, RG in Albany to discuss	
	211.0	11/23/12	Gleason	strategy scope of work, investigations needed.	
			Gleason	Travel to and from NYC. (Travel at 1/2 hr. rate)	
				Traver to and from 1476. (Traver at 172 in rate)	4.0
213	<u> </u>				

	<u> </u>	B	C	D	E
1	No.	Date		pe Description	Hour
	212.0	12/12/12	Peter J.	1 Police Plaza, to discuss Schoolcraft matter with	
214	+		Gleason	NYPD Department Advocate's Office.	1.500
	213.0	03/22/13	Peter J.	E-mail from NS & JL, re: Notice to Produce.	
215	<del></del>		Gleason		0.250
216	214.0	01/04/13	Peter J.	E-mail and phone conv. with PBA counsel, Re:	
216	215.0	12/12/12	Gleason	Union's position on Schoolcraft matter.	0.500
217	215.0	12/13/12	Peter J.	Phone conv. with FS re: Queens DA press release.	
217	216.0	01/04/13	Gleason	M di di BO di di di di di di di di di di di di di	0.500
218		01/04/13	Peter J. Gleason	Meeting with RG and continued review of File.	
210	217.0	01/19/13	Peter J.	Davious of Calculus C	4.250
219	217.0	01/19/13	Gleason	Review of Schoolcraft audio regardings, notes to file.	
213	218.0	01/19/13	Peter J.		4.750
220	1210.0	01/19/13	Gleason	Several e-mails back and forth with RG, re: draft letter to NYPD.	0.500
	219.0	11/18/12	Peter J.	Internet review of news articles relating to AS.	0.500
221		11,10,12	Gleason	internet review of news articles relating to AS.	5 500
	220.0	11/16/12	Peter J.	Meeting with my colleague Richard Gilbert, Esq.	5.500
		11710712	Gleason	(RG), Retired NYPD 2 <sup>nd</sup> grade Detective (D2) and	
		Ē		Larry Schoolcraft (LS) to discuss Adrian	
				Schoolcraft's (AS) claim against the City of New	
222				York.	6.000
	221.0	12/10/12	Peter J.	Meeting with VP, re: update on named defendant's	6.000
223		12/10/12	Gleason	investigation.	1.250
	222.0	12/17/12	Peter J.	Meeting with RG, Re: procuring file from previous	1.250
			Gleason	counsel, NYPD employment issues, status of	
224				investigation.	2.000
	223.0	01/05/13	Peter J.	Continued review of the file	2.000
225			Gleason		4.500
	224.0	02/12/13	Peter J.	Meetings throughout day with AS in NYC, brought	4,500
			Gleason	him up to speed regarding aspects of his claims.	
				Defended his deposition in the Floyd matter before	
				MJ Freeman. Attended public meeting, to discuss	
ļ				matter with Public Advocate DeBlasio.	
				Follow up meeting with AS. Review amended	
ĺ				discovery plan.	
226					12.000
	225.0	12/14/12	Peter J.	Travel	
227	_		Gleason		0.750
	226.0	11/16/12	Peter J.	Travel to and from NYC Office to Catskill, NY.	
- 1			Gleason	Upon Return to NYC Office review of documents	
_				provided by LS. (Travel at 1/2 hr. rate)	
228					8.000
	227.0	04/10/13		Court Apearance, and subsq. Meeting with legal	
229			Gleason	team.	3.500

	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
.t. xoccoocx	228.0	12/11/12	Peter J.	Travel to Albany	
230			Gleason		8.000
	229.0	02/11/13	Peter J.	Meeting with AS, review of case, discussion of	
	ŧ		Gleason	strategy and updated AS in investigation, Purchase	
231	ĺ	ļ		of business attire for AS.	4.500
	230.0	2/24/2013	Peter J.	meeting in Saugerties NY with NS, JL, AS, LS.	
232			Gleason	Travel to and from Saugerties	8.500
	231.0	02/11/13	Peter J.	Conf. call with Elisha B. Barron Law Clerk to the	
	ļ		Gleason	Hon. Shira A. Scheindlin re: ground-rules for	
				tomorrow's deposition and follow up call with NS,	
233				& RG	2.000
	232.0	04/05/13	Peter J.	Review Plaintiff's Opposition to City's motion to	
234			Gleason	Quash, e-mails between NS. JL re, edits.	0.750
	233.0	12/18/12	Peter J.	Meeting with RG to facilitate picking up file from	
			Gleason	previous counsel, picked up file (6+ banker boxes)	
				from previous counsel with RG and initial cursory	
				review of once secured in office.	
235	ł				6.000
233	234.0	04/11/13	Peter J.	Consultation with AS, Meeting with legal team and	
	254.0	0 1/11/13	Gleason	Rae Kosheck, Esq., Follow up e-mail to Rae	
			Oleason.	Kosheck, Esq., re: issues discussed at meeting.	
				Draft response letter to NYPD re: letter received on	
				4/10/13. Discussed strategy with AS.	
236					8.000
230	235.0	04/12/13	Peter J.	Consultation with AS discussing matter purchased	
	235.0	04/12/13	Gleason	return ticket to Albany, meeting with VP.	
227			Gleason	Total telest to mounty, mooning	4.500
237	+		Peter J.	Expenses:	
	237.0		Gleason	Provided AS with Apple laptop, printer/scanner	
			Gleason	and two iPhones. Set up Verizon cell phone service	
		}		for two iphones for 12 month contract at \$144.97	
				per line per month.	
				per ime per menun	
238	+	11/20/12	Vincent	Meeting with Peter Gleason (Atty.) regarding being	
	238.0	11/20/12	Vincent	hired as investigator on the Schoolcraft case.	
			Parco, PI	Discussed scope of investigation which included	
				Investigating named defendants and determining	
				Identity of individuals at the Schoolcraft home the	
İ				night he was removed to Jamaica Hospital.	
	İ			might he was removed to Jamaica Hospital.	2.00
239					2.00

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
240	239.0	11/21/12	Vincent Parco, PI	Reviewed Civil Complaint, Reviewed NY Magazine article, "Captain Midnight," and numerous other media reports on subject of NY Magazine article as well media reports on Schoolcraft. Contact with ret. NYPD Lieutenant who has knowledge of individuals present at the Schoolcraft home.	2.500
	240.0	1/23/12	Vincent Parco, PI	Called a number of contacts that might have direct, secondary or tertiary knowledge of the subject matter of this investigation. I find this method conserves resources by "throwing out a net," to my various contacts and wait to set what it yields. This passive method of investigation is reactionary waiting for my, "contacts," to reach out to me should they encounter anything that might be relevant. Given the publicity of this matter there should be no problem initiating this type of investigation.	
241	244.0	1.12-112			1.500
242	241.0	11/27/12	Vincent	Meeting with Atty., provided update as to	
242	242.0	12/1/12	Parco, PI	information obtained from a contact.	1.500
243	242.0	12/1/12	Vincent Parco, PI	Phone call with Atty., update and strategy.	0.500
244	243.0	12/2/12	Vincent Parco, PI	Conversation with contact, discussed NYPD, Emergency Service Unit involvement in Schoolcraft incident.	0.500
245	244.0	12/3/12	Vincent Parco, PI	Phone call with Atty., informed him I was awaiting a call back from individual with knowledge.	
$\overline{}$	245.0	12/5/12	Vincent	Spoke to contact with useful knowledge.	0.125
246		ľ	Parco, PI	Spend to contact with doctor knowledge.	0.500
	246.0	12/5/12	Vincent	Phone call with Atty., update as to intel obtained.	0.500
247			Parco, PI		0.500
ſ	247.0	12/9/12		Phone call with Atty., update.	
248			Parco, PI		0.125
	248.0	12/10/12	Parco, PI	Meeting with Atty., update on individuals present at Schoolcraft incident. Atty. Satisfied of mulitiple sources confirming identity of individual(s) at	
249			<del></del>	scene.	1.250
	249.0	12/13/12	Vincent	Meeting with Atty., provided Press Release from	
,			Parco, PI	Queens DA's office, discussed same and follow up	
250	250.0	10/16/10		On other aspects of investigation.	1.500
- 1	250.0	12/16/12		Spoke to contact discussed new information.	
251		<u> </u>	Parco, PI		0.500

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	251.0	12/17/12	Vincent	Meeting with atty., updated as to new information	
			Parco, PI	on both Queens DA and steroid issue.	
252					1.250
	252.0	12/21/12	Vincent	Meeting with atty. Given instructions on issues to	
253			Parco, PI	follow up on.	1.500
	253.0	12/28/12	Vincent	Conversation with contact with source confirming	
254			Parco, PI	outstanding issue.	0.500
	254.0	1/7/13	Vincent	Meeting with atty. discussed investigation strategy	
255			Parco, PI	moving forward.	1.500
	255.0	1/11/13	Vincent	Meeting with atty. discussed credibility of potential	
256			Parco, PI	witnesses.	0.750
	256.0	1/14/13	Vincent	Interview of potential witness.	
257	250.0		Parco, PI		0.750
237_	257.0	1/16/13	Vincent	Phone call with atty. update set up meeting	
258	237.0	1710713	Parco, PI		0.125
238	258.0	1/17/13	Vincent	Meeting with atty. Regarding Schoolcraft	
259	236.0	1/1//13	Parco, PI	residence.	0.750
239	259.0	1/29/13	Vincent	Meeting with att., discussed entire investigation,	
	259.0	1/29/13	Parco, PI	home invasion, named defendants, Queens DA.	
260			l'arco, i'i	mome invasion, named defendants, Queens 27 in	1.250
260	260.0	2/13/13	Vincent	Meeting with atty. Update on new development.	
264	260.0	2/13/13	Parco, PI	Meeting with arry. Opuate on new development.	0.500
261	2(1.0	2/20/12		Meeting with atty. Reviewed photographs from	
	261.0	3/29/13	Vincent	Schoolcraft apartment. Discussed possible use of a	
			Parco, PI	rebuttal witness, strategy.	1.500
262		1/20/12	77		1.500
	261.5	4/12/13	Vincent	Meeting with atty. and Plaintiff, discussed overall	0.500
263		0.540.543.0	Parco, PI	investigation.	0.50
	262.0	06/06/10	JLN	Discussions with Joshua Fitch ("JF") re Schoolcraft	0.80
264			_	case	0.80
	263.0	06/18/10	JLN	Meeting w/ Gerald Cohen ("GC") and JF re:	0.80
265				Schoolcraft coming to our office for interview	2.10
266	264.0	06/20/10	JLN	Read Voice articles on Schoolcraft	2.10
	265.0	06/21/10	JLN	Read articles sent by Schoolcraft on Gerald Nelson	0.90
267					0.80
	266.0	06/22/10	JLN	Discussion with GC and JF re Schoolcraft case &	0.00
268				causes of action	0.80
	267.0	06/23/10	JLN	Meeting w/ GC and JF re: GC's upcoming meeting	0.75
269	<u></u>			w/ Schoolcraft	0.75
	268.0	06/24/10	JLN	Initial client meeting & interview with AS in	
270				Johnstown	7.40
	269.0	06/24/10	JLN	Traveled to Johnstown to meet prospective Client	
271				Adrian Schoolcraft (3.6)	1.80
272	+	06/24/10	JLN	Travel back to NYC (3.2)	1.60
	271.0	06/24/10	JLN	TC with GC re: meeting w/Schoolcraft	0.40

1				D	Ε
	No.	Date	Timekeepe	Description	Hours
	272.0	06/25/10	JLN	Meeting w/ GC and JF re: scope of Schoolcraft	
				materials that need to be reviewed for complaint,	
				overall strategy & next steps for moving forward	
274					3.250
	273.0	06/25/10	JLN	Read Schoolcraft's PBA contract; took notes re:	
275				same	2.500
	274.0	06/25/10	JLN	Meeting with GC & JF re: possible discovery	
276	+			demands after suit is filed and general strategy	1.400
	275.0	06/25/10	JLN	Reviewed transcript of Polanco tapes; took notes	
277				re: same	0.400
	276.0	06/25/10	JLN	Sent GC information for retainer; forwarded	
				retainer to AS; forwarded signed retainer back to	
278				GC	0.100
	277.0	06/26/10	JLN	Reviewed Schoolcraft's records from Jamaica	
279				Hospital Medical Center; took notes re: same	3.250
	278.0	06/28/10	JLN	Discussion with JF and GC re retainer & meeting	
280				with Schoolcrafts	1.250
	279.0	06/28/10	JLN	Discussion with JF re meeting with P.O. Velasquez	
281				re policy of quotas	0.900
	280.0	06/28/10	JLN	Discussion with JF & Adrian Schoolcraft (AS) re	_
282				prior counsel Jonathan Moore	0.300
283	281.0	06/28/10	JLN	Memo re: Eddie Velasquez	0.300
	282.0	06/28/10		Review of correspondence w/Jonathan Moore re:	_
284				AS	0.100
	283.0	06/29/10	JLN	Listened to "home invasion" recording from Oct.	
285				31 multiple times; took notes re: same	2.600
	284.0	06/29/10	JLN	Meeting w/ GC and JF re: PBA materials for use in	
286				Schoolcraft	1.250
287	285.0	06/29/10	JLN I	Review of 75th Pct arbitration decision	0.900
	286.0	06/29/10		Discussion with JF & GC re decision on PBA	
288				arbitration case	0.400
289	287.0	06/29/10	JLN I	Drafted correspondence to Jonathan Moore	0.300
	288.0	06/29/10		Correspondence w/ GC re: Jonathan Moore	
290				substitution	0.200
ŀ	289.0	06/29/10	JLN I	Discussion with JF & GC re substitution of counsel	
291				Moore	0.200
292	290.0	06/29/10	JLN I	E-mail exchange GC re: Schoolcraft matter	0.200
	291.0	06/29/10		E-mail exchange with AS re: 911 calls and getting	0.200
293		ŀ		copies of same	0.100
294	292.0	06/29/10	<del></del> -	E-mail from GC re: Stop and Frisk case	0.100
295	293.0	06/29/10		E-mail to GC re: Stop and Frisk case	0.100
$\overline{}$	294.0	06/30/10		Listened multiple times to call from LS to Capt.	- 0.100
				Lauterborne re: "City wide" search for AS; took	
			d	lown best quotes from same for possible inclusion	
296				n complaint.	1.400

	Α	В	C	D	E
1	No.	Date	Timekeep	pe Description	Hours
	295.0	06/30/10	JLN	Listened to call from AS to IAB on Oct. 31; took	
297		₹ 		notes re: same	0.700
	296.0	06/30/10	JLN	Reviewed composite file of materials on Cmr. Julie	
298	2,000			Schwartz complied by AS	0.600
	297.0	06/30/10	JLN	Discussion with JF & GC re FOIL requests for 911	
299	277.0	00/30/10	J. L.	calls & how to proceed	0.50
299	298.0	06/30/10	JLN	Reviewed FOIL requests for 911 calls made by AS	
200	290.0	00/30/10	JEN	to NYPD and discussed with JF	0.30
300	200.0	06/20/10	JLN	Reviewed PBA quota affidavit	0.10
301	299.0	06/30/10		Started listening to day tour recording by AS made	
	300.0	07/01/10	JLN		3.40
302				on Oct. 31, 09; took notes on same.	
	301.0	07/01/10	JLN	T/c w/AS re: specific details of events alleged in	1.30
303				Aug. 20, 2009 UF 49 re: Caughey/Weiss	1.30
	302.0	07/01/10	JLN	Listened to recording of conv. w/ PAA Monique	
		ĺ		Carter from Aug. 16, 09, (re: removal of personnell	
				files from office by Caughey/Weiss); took notes re:	
304		ļ		same	0.70
_	303.0	07/01/10	JLN	Reviewed UF 49 dated Aug. 20, 2009 from AS to	
305				C. Campisi (Chief IAB)	0.20
	304.0	07/01/10	JLN	Reviewed UF 49 from AS to Campisi dated Jan.	
	504.0	0,7,01710		12, 2009 re: allegation of sexual misconduct by	
306				prisoner	0.20
300	305.0	07/02/10	JLN	Finished listening to day tour recording made by	_
207	ł .	07/02/10	JEN	AS of Oct. 31, 2009; made notes re: same	4.20
307		07/02/10	JLN	Reviewed media stories & news articles provided	
	306.0	07/02/10	JLIN	by AS; notes re: same	4.20
308	+		-	Discussion with JF re AS' ability to pursue claim	
	307.0	07/02/10	JLN	<b>,</b>	0.60
309				under Labor Law 215-a	
	308.0	07/04/10	JLN	Read e-mails from A. Schoolcraft re: articles on	0.26
310				Mauriello and Palestro	0.25
	309.0	07/05/10	JLN	Reviewed composite file on Paul Browne, incl.	
		į		prior testimony in another action, as put together by	
				AS; took notes re: same	
311					2.40
	310.0	07/05/10	JLN	Reviewed composite file on Ray Kelly prepared by	
312				AS; took notes re:same	1.60
	311.0	07/05/10	JLN	T/c AS re: Palesto, Daily News Contact, trip to	
313	*			NYC and news interviews '	1.20
010	312.0	07/05/10	JLN	Reviewed memo showing contact between Lt.	
	312.0	07703710		Caughey & Lt. R. Lee at Early Intervention Unit	
244	. ]			("EIU")	0.1
314		07/06/10	II NI	Meeting with JF/GC re: progress/developments on	
	313.0	07/06/10	JLN	the case, meeting in NYC on Wednesday and filing	
					1.7
315	<u> </u>			of lawsuit;	1.7

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	314.0	07/06/10	JLN	Meeting w/ GC and JF re: new whistleblower who	
316				contacted GC re: Schoolcraft	1.300
	315.0	07/06/10	JLN	T/c Len Levit re: his knowledge of NYPD &	
317	+			thoughts about case	0.500
318	316.0	07/06/10	JLN	T/c R.P. (Daily News reporter) re: AS case;	0.500
	317.0	07/07/10	JLN	Listened multiple times to recording between AS &	
				Capt. Lauterborne re: "devil you know", "Mr.	
319				Community" etc.; took notes re: same	3.400
	318.0	07/07/10	JLN	Reviewed Schoolcraft documents, evals, memos,	
320				letters to PBA, letters to Mauriello	2.700
	319.0	07/07/10	JLN	Meeting w/ AS, LS re: Rae Koshetz (Attorney for	
				charges and specifications) and options for fighting	
321				NYPD	2.000
	320.0	07/07/10	JLN	Meeting w/ AS prior to group meeting later today	
322					1.500
323	321.0	07/07/10	JLN	Discussion with JF re Labor Law research	0.800
324	322.0	07/07/10	JLN	Meeting with AS, LS, JF & GC	0.750
	323.0	07/07/10		Meeting with JF and GC re Schoolcraft Meeting	
325				and tapes;	0.500
	324.0	07/07/10	JLN	T/c AS/LS and Hampton Inn re: authorization for	
326				cc; fax letter re same	0.250
	325.0	07/08/10	JLN	Started review of CD Recordings (2008 roll calls)	
327				provided by AS; took notes re: same	3.700
	326.0	07/08/10		Listened to Oct. 28, 2009 recording of conv. b/w	
				AS and Sgt. Devino at PBBN regarding status of	
328				plaintiff's appeal; notes re: same	1.200
	327.0	07/08/10		T/c with LS regarding status of move and	
				discussions with landlord Stretmoyers (witnesses)	
329				, , , , ,	0.250
	328.0	07/08/10	JLN I	Read tribute to Mauriello praising effectiveness in	- 0.200
330				crime reduction	0.100
	329.0	07/08/10	JLN I	Reviewed UF 49 from AS to DI Brower (former	
331				CO 81) re: forced overtime	0.100
	330.0	07/09/10	JLN (	Continued listening to 2008 Roll Call recordings;	
				notes re: same.	
332					6.400
333	331.0	07/09/10	JLN I	Discussion with JF re timeline	1.100
	332.0	07/09/10		Drafted bullet pt time line summarizing criT/cal	
334		_1		events in Schoolcraft case	1.000
	333.0	07/09/10	JLN 7	T/c AS re status of move, discussions with landlord	
ł				eyewitness) and additional docs located at apt.	]
ļ				, and a second at up.	
335					0.750
$\neg$	334.0	07/09/10	JLN R	Reviewed PG Guide 314-11- re: appeals of	0.750
336				valuation; took notes re: same	0.400

1	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	335.0	07/12/10	JLN	Listened to recording of appeal meeting on Feb. 25,	
				2009; replayed and took notes re: same	
337					3.400
	336.0	07/12/10	JLN	T/c AS re QAD interviews and PBA letter re:	
338				illegal quotas	0.750
	337.0	07/12/10	JLN	Reviewed memo from Lt. Mascol re: TS operators	
339				not to speak with complainants	0.100
	338.0	07/13/10	JLN	Review of additional Schoolcraft recordings; took	
340	330.0	0,7,13,75		notes re: same	4.20
J-10	339.0	07/13/10	JLN	Reviewed recording of conv. blw AS & Lt. Mascol	
	337.0	07/13/10	V Z I V	on Feb. 20, 20September; took notes re: same	
241				len 1 ser 2 s, 2 s s p s	0.60
341	240.0	07/13/10	JLN		
242	340.0	0 // 13/ 10	1 LIN	Reviewed FDNY PCR for AS; took notes re: same	0.50
342	241.0	07/12/10	JLN	T/c Rae Koshets re: status of Schoolcraft matter &	
	341.0	07/13/10	JLN	!	0.50
343				pending charges & speed	0.50
	342.0	07/13/10	JLN	Listened to recording b/w AS & Det. Peterson on	0.40
344				Sept. 13, 2009	0.40
345	343.0	07/13/10	JLN	T/c RP re: Frank Palestro	0.23
	344.0	07/14/10	JLN	Reviewed multiple NYPD performance evaluation	
				guides provided by pltf, including guides for	
			*	Detectives & P.O.'s, for P.O. Det. Specialists; took	
346				notes re: same	3.80
	345.0	07/14/10	JLN	Meeting w/ GC and JF re: Schoolcraft complaint &	
347				next steps for moving forward	1.25
	346.0	07/14/10	JLN	T/c Eric Sanders, Esq., re: Frank Palestro & PO	
	İ		[	Minaya & possible joint participation in each	
348				others cases	0.25
	347.0	07/14/10	JLN	Reviewed document re: conversation b/w Lt.	
		1		Mascol & Schoolcraft on Jan. 14, 2009 re: need for	
349				more "activity"	0.20
343	348.0	07/15/10	JLN	Review of Schoolcraft recordings (2008 roll calls)	
350	1	07713710			3.10
	349.0	07/15/10	JLN	Discussion with GC and JF re tapes	1.10
231	350.0	07/15/10	JLN	Reviewed AS's evaluation for Sept. 2009 (by Sgt.	
	330.0	07/13/10		Stukes & Mauriello) re: Pltfs' "poor activity" &	
				how he was "counseled" re improvement; took	
				notes re: same	0.50
352	+	07/15/10	TI NI	Reviewed AS evaluation for April 2009 noting	
	351.0	07/15/10	JLN	"poor activity" & AS's unwillingness to meet	
			]		0.4
353				"performance standards" of NYPD	0.4
	352.0	07/15/10	JLN	Reviewed Brown & Gropper letter to Mauriello re:	
				appealing evaluation & numerical calculations of	
				performance vs. actual rating, etc; took notes re:	<u> </u>
354				same	0.4

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	353.0	07/15/10	JLN	Reviewed PG 205-56 and PG 205-57 re: P.O.s' monthly/quaraterly perfmmance reviews; took	
355	5			notes re: same	0.300
356	354.0	07/15/10	JLN	Reviewed AS Meritorious Police Duty Medal	0.100
	355.0	07/15/10	JLN	Reviewed ltr from AS to Senator Hugh Farley	
357	<u>'                                    </u>			requesting assistance	0.100
]	356.0	07/15/10	JLN	Reviewed UF 49 from AS to Mauriello dated	
358				9/2/09 re: appeal of his evaluation	0.100
359	357.0	07/16/10	JLN	Continued listening to recordings (appeal meeting; Mascol conversation; Lauterborn Duty Captain incident); took notes re same.	5 400
333	358.0	07/16/10	JLN		5.400
360		07/10/10	JLIN	Continued review of Schoolcraft recordings (2008 roll calls)	2 400
300	359.0	07/16/10	JLN		3.400
361		07/10/10	JLN	Meeting with GC re: Schoolcraft issues and status of complaint & overall strategy	1.050
301	360.0	07/16/10	JLN	Reviewed composite file on Brandon Del Pozzo	1.250
362		07/10/10	JLIV	(former CO of 50 Pct);	1 200
	361.0	07/16/10	JLN	T/c AS re: Eric Sanders conversation and status of	1.200
363		0 // 10/ 10		hard drive retrieval	0.750
	362.0	07/16/10	JLN	Rev'd Admin. Guide procedure 303-20 re: steps to	0.730
			[ [	be followed for an appeal; notes on same.	
364				are an appear, notes on same.	0.200
	363.0	07/16/10	JLN	Rev'd pltf's ltr on July 31, 20September to PBA	0.200
			1 1	gen. counsel & summarizing events to date &	
365				seeking PBA representation	0.200
	364.0	07/16/10		Reviewed PBA letter (Aug. 17, 09 ) in response to	0.200
		İ		AS's request for legal representation from PBA	
366			]		0.100
	365.0	07/17/10	JLN	Listened to 3 different recordings of interviews by	
				Lamstein (NYPD Psych); took notes re same:	
367					3.400
	366.0	07/17/10	JLN	Reviewed 81st Pct Chart regarding monthly self-	
	İ			inspections for 20September; notes re: same	
368					0.300
i	367.0	07/17/10	JLN 1	Reviewed photos of 81st precinct as provided by	
				AS; flagged photos most relevant for case &	
369				created list of same.	0.300
370	368.0	07/17/10	JLN I	E-mail exchange with AS re: UF 250's	0.100
	369.0	07/19/10	JLN I	Review of Schoolcraft roll calls (2009 roll calls);	
371			1	notes re: same	4.200
	370.0	07/19/10		Listened to recording b/w LS & FBI Special agent	
				on Nov. 9, 2009 requesting fed. Investigation into	
372				what happened to AS	0.300
- 1	371.0	07/20/10		Continued review of Schoolcraft roll calls (2009);	
373	_		t	ook notes on same	3.900

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
374	372.0	07/20/10	JLN	T/c with AS regarding case status	0.500
	373.0	07/21/10	JLN	T/c call b/w AS, JN&LS re: GR infonnation and	
				Del Pozzo "offer" & new officer fired b/c if quotas	
375					2.100
	374.0	07/21/10	JLN	Conference call b/w Graham Raymond ("GR") GR	
376				& AS & LS re call by NYPD to GR	1.200
	375.0	07/21/10	JLN	T/c GR re NYPD contact by Brandon Del Pozzo re	
377				Schoolcraft employment issues	0.250
	376.0	07/22/10	JLN	Continued review of Schoolcraft recordings (2009	
378				roll calls)	3.100
	377.0	07/22/10	JLN	T/c AS re Del Pozzo, GR & letters to Stuart	
379				London	1.100
380	378.0	07/22/10	JLN	T/c JFIGC re updates on Schoolcraft	0.500
	379.0	07/22/10	JLN	E-mail exchange with AS re: council speaker wants	
381				CCRB to try its own cases	0.100
	380.0	07/26/10	JLN	Meeting with JF & GC re case & updates on	
382				Brendan Del Pozo	2.10
	381.0	07/26/10	JLN	Meeting JF/GC reissues for Schoolcraft complaint	
383					1.00
	382.0	07/26/10	JLN	Discussion with GC & JF re complaint draft next	
384		İ		steps moving forward	0.60
	383.0	07/26/10	JLN	T/c Larry Schoolcraft re: Del Pozzo e-mail GR &	
385				PBA letter to Stuart London	0.60
386	384.0	07/26/10	JLN	Discussion w/ GC re Brandon del Pozo	0.30
	385.0	07/26/10	JLN	T/c w/ GR re: new rookie (PO Chris Bienz) fired	
387	İ			b/c of quota	0.30
388	386.0	07/26/10	JLN	Sent E-mail to GC re: Del Pozo	0.10
	387.0	07/27/10	JLN	Meeting w/AS, GC, JF to prep for discussion with	
389			:	US attorneys office EDNY	3.25
390	388.0	07/27/10	JLN	Meeting w GC and JF to discuss complaint	1.25
	389.0	07/27/10	JLN	Mtg GC re draft of complaint and proposed	
391		İ		revisions	0.75
	390.0	07/28/10	JLN	Discussion with JF and GC re: Adhyl Polanco and	
392				other whistlblowers	0.50
	391.0	07/28/10	JLN	Discussion with JF re complaint (proposed areas	
393				for improvement)	0.40
-	392.0	07/28/10	JLN	E-mail to JF re meeting with Polanco, Raymond &	
394				Rocco	0.10
	393.0	07/28/10	JLN	Reviewed AS Certificate of Completion of Police	
395	ì			Academy	0.10
	394.0	07/28/10	JLN	Reviewed UF 49 from Sgt. Meyer (81) re: shooting	
396	1			in confines of 81 Sept. 2009	0.10

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
397	395.0	07/29/10	JLN	Reviewed NY AG's investigation into NYPD's Stop & Frisk Practices & Statistical Review of NYPD's UF 250 data, as provided by AS; took notes re: same	2.800
398	396.0	07/29/10	JLN	Meeting with JF and Rocco P - Daily News re Schoolcraft and evidence of quotas for Monell claim	1.500
399	397.0	07/30/10	JLN	Meeting with JF, GC, Polanco & Raymond re: Schoolcraft & Monell claim	3.250
400	398.0	07/30/10	JLN	Continued edits and revisions to complaint	3.200
401	399.0	07/30/10	JLN	Meeting with JF and GC re: changes & additions to complaint	1.200
402	400.0	07/30/10		Read Judge Beinstock's decision in PBA Velez arbitration; took notes re: same; extracted language for use in complaint	0.600
403	401.0	07/30/10		Reviewed docs re: NYC Safety Restraint Enforcement Program, from Sept. 11-14, 2009 for increased summons activity	0.300
404	402.0	07/30/10		Reviewed Boro Daily Impact OT Form	0.100
405	403.0	07/31/10	JLN	Cont'd review of Schoolcraft tapes and timeline chart	3.100
406	404.0	07/31/10	JLN	Continued edits/revisions of complaint	2.800
407	405.0	07/31/10		E-mail from JF re edited complaint	0.100
408	406.0	08/01/10	JLN	T/c w/AS & LS re: Fulton Cty decision & current status of public benefits & continued processing of Dec. 9, 2009 application for benefits	1.100
409	407.0	08/01/10		Reviewed Fulton County Decision after Hearing (6-9-10) reversing agency's decision that AS voluntarily ended NYPD employment; took notes re: same	0.800
410	408.0	08/02/10		Further edits revisions & additions to complaint	3.200
	409.0	08/02/10		Reviewed original Notice of Claim filed by AS	0.100
412	410.0	08/03/10		Edited complaint and sent to JF for review	1.600
413	411.0	08/03/10	JLN	Meeting w/ GC re: Schoolcraft complaint and other whistleblower police officers to possibly include in complaint	0.500
414	412.0	08/03/10	JLN (	Compose E-mail to JF with detailed edits for the revised Complaint	0.400
415	413.0	08/03/10	JLN I	Discussion with JF re corrections	0.300
	414.0	08/03/10		Reviewed memo from Lt. Ragnello (81Cdr. 3rd Platoon) re: creating Crime Reduction Unit at 81	
416   417	415.0	08/03/10	1 2	Reviewed Schoolcraft UF 49 re: Lt Jones (filed in une 07)	0.300

	A	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
418	416.0	08/03/10	JLN	Discussion with JF re corrections to complaint	0.250
419	417.0	08/03/10	JLN	E-mail exchange with JF re Revised complaint	0.100
	418.0	08/04/10	JLN	Review of AS chronology for complaint;	
420				incorporated same	1.400
421	419.0	08/04/10	JLN	Further edits and revisions to complaint	1.200
422	420.0	08/04/10	JLN	Read AS memo re: Brandon Del Pozo	0.200
423	421.0	08/04/10	JLN	E-mail exchange JF re complaint edits	0.100
	422.0	08/05/10	JLN	Review of AS's August and March September	
				recordings transcribed from Legal Language; took	
424				notes re: same	3.500
_	423.0	08/05/10	JLN	E-mail exchange with JF re: clarification of some	
425	İ			factual issues in the complaint	0.200
	424.0	08/06/10	JLN	Reviewed June 2009 roll calls, Halloween night	
				and visits to Johnstown recording transcripts and	
426				discussed same with JF	3.800
	425.0	08/06/10	JLN	Review of revised complaint from JF: made edits	-
427				and revisions to same	2.10
	426.0	08/06/10	JLN	Continued review transcriptions of August 2009	
428	1			logs	1.40
	427.0	08/06/10	JLN	E-mail exchange with JF re community visits	0.20
	428.0	08/06/10	JLN	E-mail from JF re: complaint revisions	0.10
	429.0	08/07/10	JLN	Continued review transcriptions of March 2009	
431	12710			logs	1.80
751	430.0	08/07/10	JLN	E-mail exchange JF re explanation of community	
432	100.0			visits	0.25
,,,,	431.0	08/08/10	JLN	Reviewed transcription of December 2008 logs of	
433				roll calls; notes re: same	3.60
	432.0	08/08/10	JLN	Discussion with JF re: edits to complaint	0.40
15 1	433.0	08/08/10	JLN	E-mail to JF with additional allegations for	
435		00,00,11	. –	complaint	0.10
700	434.0	08/08/10	JLN	Review of E-mail re: revision of Schoolcraft	
436	1	00/00/10		complaint	0.10
437		08/09/10	JLN	Meeting with AS to finalize complaint	2.70
	436.0	08/09/10	JLN	Meeting w/GC and JF re: Schoolcraft website to	
438	1			support Monell theory	1.50
	437.0	08/09/10	JLN	E-mail from JF re final draft of complaint;	
439	i	00,000		reviewed same	1.25
	438.0	08/09/10	JLN	Review of final draft of AS complaint to be filed	
440		0,007,10			0.50
770	439.0	08/09/10	JLN	Discussion with GC and JF re Adrian interview	
441	i	03/07/10	, ,		0.30
	440.0	08/09/10	JLN	E-mail to JF re negligent ret. claim	0.30
442	441.0	08/09/10	JLN	Review of legal issues re: Negligent hiring claim	
	441.0	100/09/10	12 E. 1	1	0.30

	A	В	C	D	E
1	No.	Date	Timekeep	Description	Hours
	442.0	08/09/10	JLN	Reviewed fax from anonymous PO re: Marino's	
444	1	1		quota system	0.100
	443.0	08/10/10	JLN	Began review of new CD from Client w/ numerous	
445	5			additional recordings and docs	3.700
	444.0	08/10/10	JLN	Listened to Brian Lehrer show (podcast) re:	3.700
446	5			Schoolcraft allegations	0.500
-	445.0	08/10/10	JLN	Reviewed transcript of exceptts that refer to	0.500
447	,			"Mauriello Specials", as provided by AS	0.500
	446.0	08/10/10	JLN	Review of Articles about Schoolcraft complaint	
448	1		12	The view of Articles about Schooleraft complaint	0.400
	447.0	08/10/10	JLN	Discussion with JF & GC re articles and possible	0.400
   449	İ	00/10/10	JLIN	typo in complaint	0.000
773	448.0	08/10/10	JLN		0.200
450	1	06/10/10	JLN	Reviewed GC draft of Schoolcraft website content	
450		09/11/10	III	Maria de Porta de Por	0.200
454	449.0	08/11/10	JLN	Meeting with PO Kevin Rodriguez 52nd Precinct	
451	+	00/11/10			<u>2.750</u>
	450.0	08/11/10	JLN	Discussion with GC re anonymous P.O. re:	
452		<u> </u>		quota/retaliation	0.300
	451.0	08/11/10	JLN	Review post of anonymous P.O. who contacted	
453				website re recording Mauriello	0.200
	452.0	08/12/10	JLN	Reviewed transcription of Jan 2009 logs; notes re:	
454				same	2.900
455	453.0	08/12/10	JLN	Reviewed PBA by-laws and const.	0.900
	454.0	08/12/10	JLN	Meeting w/JF and GC re: legal strategies on Monell	
456				and whistleblower cop contacts	0.800
	455.0	08/12/10		Meeting w/GC and JF re: legal strategies & next	
457	l			steps for moving forward	0.500
	456.0	08/13/10		Read Eterno & Silverman's article on Compstat	0.500
			1 1	("Compare Statistics or Compose Statistics"); took	
458				notes re same	0.700
	457.0	08/13/10		Discussion with GC & JF re Jonathan Moore Cease	- 0.700
459			1 1	& Desist letter	0.400
	458.0	08/14/10		Tc w/AS & LS re: Eterno & Silverman as possible	0.400
			1	expert wtinesses and re: specific issues raised in	
460				their Compstat article	1 200
	459.0	08/15/10		Internet research on Eterno/Silverman studies &	1.200
461	132.0	00/13/10	1		
401	460.0	08/15/10		articles & on Compstat	2.200
163	400.0	08/13/10	JLN []	Meeting with JF and GC re NY Times story about	İ
462	461.0	00/15/10		quotas & Schoolcraft	0.600
463	461.0	08/16/10		Continued review of new CD from client	4.100
	462.0	08/16/10	JLN I	Interview of J. Ferrrera (former Lt. at 81st Pct.)	
464		<del> </del>			3.400
	463.0	08/16/10		Read CCRB Report on 75th & 81st Pcts, as	
465				provided by AS; took notes re: same	1.200
466	464.0	08/16/10	JLN	Fravel back to NYC (1.40)	0.700

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
467	465.0	08/16/10	JLN	Travel to Long Island to meet Ferrara (1.2)	0.600
	466.0	08/16/10	JLN	Read articles about NYPD's gun buy-back program	
468				provided by AS	0.300
	467.0	08/17/10	JLN	Meeting with Eterno & Silverman	2.300
	468.0	08/17/10	JLN	T/c w/AS & LS re: charges & specs, underlying	
				facts relating to each charge, & best way to	
		ļ		challenge charges in the NYPD trial room	
470					1.400
,,,,	469.0	08/17/10	JLN	Discussion with GC and JF re anonymous e-mails	
471	10210			that we got as a result of the website	0.400
	470.0	08/17/10	JLN	Travel back downtown (.80)	0.400
7/2	471.0	08/17/10	JLN	Travel uptown to meet Eterno & Silvennan in	
473	7/1.0	00/1//10	I DEL	midtown (.80)	0.400
7/3	472.0	08/17/10	JLN	Reviewed NYPD Charges & Specis against AS;	
474	7/2.0	00/1//10	J. C.	created bullet point summary of same	0.200
4/4	473.0	08/18/10	JLN	Reviewed Relevant PG Sections for Charges &	
	4/3.0	00/10/10	JEN	Specs (PG 203-03,203-10, 203-18, 205-47); took	
475			[	notes re: same	1.750
4/3	474.0	08/18/10	JLN	Reviewed AS Quarterly Performance report from	
	4/4.0	08/18/10	JLN	08; took notes re: same	
476				08, took notes ie. same	1.600
476	455.0	08/18/10	JLN	T/c w/AS & LS re: my reivew of PG sections	1.000
	475.0	08/18/10	JLN	relating to charges & specs, & best args. for	
				challenging same	0.900
477	4760	00/10/10	JLN	Discussion with JF re Rocco's story in Daily News	0.500
	476.0	08/18/10	JLN	Discussion with if he Rocco's story in Dany News	0.250
478	1== 0	00/10/10	11.31	Finished review of new CD recordings and	0.230
	477.0	08/19/10	JLN	documents from client; took notes re: same	2.900
479		00/10/10			2.700
	478.0	08/19/10	JLN	Discussion with JF and GC re: new recordings and	1.250
480		00/10/10		documents provided by AS	1.230
	479.0	08/19/10	JLN	T/c w/AS and LS re: chronology of events &	1.100
481		00/10/10		questions relating to specific entries	1.100
	480.0	08/19/10	JLN	Reviewed AS's chonology of chain of events leading up to Halloween night, starting with	
				discussion w/Lt. Delafuente on Jan. 29, 2009 (AS	
			İ	should "work for ASPCA")	0.700
482					
	481.0	08/19/10	JLN	E-mail from P.O. Chris Whitehead worked under	0.100
483				Marino in 75th Pct.	0.100
	482.0	08/20/10	JLN	T/c w/Chris Whitehead re: quotas at 75th Pct. &	0.000
484	_			retaliation	0.900
	483.0	08/20/10	JLN	Interviewed Marc Johnson, Ph.D., re: possible use	0.000
485				as expert for psych claims	0.600
	484.0	08/22/10	JLN	Meeting with JF & GC re whistleblowers reaching	0.000
486				out through the website	0.800

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	485.0	08/22/10	JLN	Reviewed notes from AS activity log from Jan.	
487	7			September to March September	0.700
ĺ	486.0	08/22/10	JLN	Reviewed memorandum "Your Right to Know"	
				provided by AS and released by NY State re:	
	Í			Public Officer Law & FOIL requests.	
488	3	_			0.400
	487.0	08/22/10	JLN	E-mail exchange with AS re: Internet search results	
	İ			on Dr. Lamstein and previous Cheroff case	
489	) [			·	0.200
	488.0	08/23/10	JLN	Reviewed NYPD "Critical Objectives" & statistics	
490	) [			re: index crimes, as	1.200
	489.0	08/23/10	JLN	Reviewed Investigations Unit comment sheet	
				provided by AS re: Sgt. Defabizio & contacts with	
491	. [			Schoolcraft	0.200
492	490.0	08/24/10	JLN	Mtg. w/Chris Whitehead (P.O. 75 Pct.)	2.400
	491.0	08/24/10	JLN	Reviewed AS videos & audio recordings & photos	2.400
	1.72.0	00,2.,10	3211	re: "Harassment & Stalking" by NYPD &	
				Johnstown PD in upstate NY; took notes re: same	
493				somistown 1 B in upstate 141, took notes ie. same	2 400
.,,,	492.0	08/24/10	JLN	T/o yy/A C % I C ros homeony o A h. NIVDD 6	2.400
	772.0	08/24/10	JLIN	T/c w/AS & LS re: harassment by NYPD &	
	1			Johnstown PD, interactions with NYPD during	
494	İ			visits, and specific questions relating to what is shown on videos	
495		08/24/10	IIN		1.300
495	494.0		JLN	Travel to L.I. to meet Chris Whitehead (1.20)	0.600
406	1	08/24/10	JLN	Travel back to NYC from meeting with C.	
496		0.0/0.5/1.0		Whitehead (1.40)	0.400
407	495.0	08/25/10	JLN	Meeting w/GC and JF re: ACC assigned,	
497	106.0	00/05/10		Schoolcraft Initial Disclosures	1.750
	496.0	08/25/10	JLN	Reviewed Rand Report provided by AS re:	
			1	"Analysis of Disparities" of NYPD's Stop, Question	
400				& Frisk practices; took ntoes re: same	
498	407.0	00/05/10			1.200
	497.0	08/25/10		Meeting with JF & GC re more whistleblower	
499	100.0	00/05/10		email & meeting with P.O. Fioranelli	0.900
	498.0	08/25/10		Reviewed NYC Bar Ass'n Statement on NYC Stop	
500				& Frisk Practices; took notes re: same	0.800
501	499.0	08/25/10		Meeting with JF & GC re: Whitehead mtg.	0.750
	500.0	08/26/10		Meeting with JF and GC re: interview of PO from	
502				81st precinct "PF" re: corruption	1.500
503	501.0	08/26/10	JLN	Correspondence w/GC re: Frank Serpico	0.200
	502.0	08/27/10	JLN	Read arT/cles by Eterno & Silverman re: Compstat	
504		1			1.500
	503.0	08/27/10	JLN ]	Discussion with GC & JF re having Eterno &	
505				Silverman as experts	0.600

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	504.0	08/29/10	JLN	Discussion with GC re: Walter Lipscomb interview	
506					0.500
	505.0	08/30/10	JLN	Meeting with JF & GC re Garcia (cop from 81 who	
507				knows Schoolcraft & has info on quotas)	1.250
	506.0	08/30/10	JLN	Meeting with JF & GC re Labor & Employment	
508		ļ		case & 12(b)(6) motion	0.500
	507.0	08/30/10	JLN	E-mail correspondence w/GC re: MG (PO in 8lst	
509				precinct)	0.100
510	508.0	08/30/10	JLN	E-mail w/ GC re: ACC Donna Canfield	0.100
	509.0	08/30/10	JLN	Reviewed Notice of Appearance by Donna	
		Ì		Canfield ("DC") on behalf of The City Of New	
511				York	0.100
	510.0	08/31/10	JLN	Conversation with GC and JF re: topics to be	
				discussed/disclosed with Mark Toor in Chief article	
512					0.250
	511.0	09/01/10	JLN	Meeting w/GC and JF re: discuss anonymous POs	
				contacting us and how they can help Schoolcraft w/	
513				Monell claim	1.800
	512.0	09/03/10	JLN	Meeting with JF and GC to discuss infromation	
	012.0			provided by DH, MG, EB (whistleblower cops) in	
514				furtherance of the Monell claim	1.400
317	513.0	09/03/10	JLN	Meeting w/ GC re: THEE RANT post to get	
	315.0	05,03,10	1	officers to contact us on Schoolcraftjustice.com to	
515				support Monell claim	0.500
	514.0	09/03/10	JLN	Discussion with JF re AS interview with This	
516	314.0	05/05/10	02.	American Life	0.400
_	515.0	09/03/10	JLN	E-mail w/GC re: THEE RANT post	0.200
- 317	516.0	09/03/10	JLN	E-mail w/ GC re: This American Life Radio show	<u></u>
518	310.0	02/03/10			0.100
310	517.0	09/04/10	JLN	Reviewed PG section 216-05 (EDPS), notes re:	
519	317.0	07/04/10	J. L.	same	0.400
313	518.0	09/05/10	JLN	Reviewed indictment of Sgt. Stukes (AS	
520	310.0	02703710		Supervisor) filed in Kings County	0.100
	519.0	09/06/10	JLN	Discussion with JF re amended complaint	0.400
321	520.0	09/06/10	JLN	E-mail exchanges with Joseph Ferrara (former Lt.	
522	1	05,00,10		81 pct)	0.200
322	521.0	09/07/10	JLN	Listened to recording of mtg b/w AS and Stuart	
	321.0	037077.10		London PBA Attorney re: appealing evaluation &	
523				options available	0.500
123	522.0	09/07/10	JLN	Reviewed Defendant Isakov's answer to complaint	
524	1	05/01/10			0.300
-	523.0	09/07/10	JLN	E-mail exchange with Joseph Ferrara	0.100
325	-	09/07/10	JLN	Reviewed Aff of Service by defendants Jamaica	
l	524.0	09/07/10	JLIN	Hospital Medical Center.	0.100

527	No.	Date			
E 2 7		Date	Timekeepe	Description	Hours
E 2 7	525.0	09/07/10	JLN	Reviewed defendant JHMC's corporate disclosure	
<u> </u>				statement	0.100
	526.0	09/07/10	JLN	Reviewed defendants answer to complaint filed by	
528				Jamaica Hospital Medical Center	0.100
	527.0	09/10/10	JLN		
				Reviewed letter addressed to Judge Sweet from DC	
529				dated 9/1/2010 Requesting a sixty day extension	0.100
	528.0	09/12/10	JLN		
				Reviewed "Crime, Police & the Community" report	
530				by Citizens Crime Commision, as provided by AS	0.800
	529.0	09/12/10	JLN	Reviewed "Poilice & Public Safety in NYC" report	0.000
531				from Citizens Crime	0.700
	530.0	09/12/10	JLN	Reviewed Opinion/Order of Joan Lobis (JSC NY	
		03/12/10	J. C.	County) re: Ray Kelly under Article 78, as	
532				provided by AS	0.400
	531.0	09/13/10	JLN	T/c w/AS re: salary with NYPD, benefits, and	0.400
533	331.0	107/13/10		overall lost earnings claim	0.000
333	532.0	09/13/10	JLN		0.900
	332.0	09/13/10	JLN	Reviewed NYC pay statements for AS from Nov.	
E 2 4				13, 09; Oct. 30, 09; Feb. 5, 2010; June 4, 2010 (for	
534	533.0	00/12/10		"prior to separation" work)	0.300
<b>5</b> 25	533.0	09/13/10	JLN	Reviewed Notices of Claim filed by AS for	
535				"Property Loss" and "Salary Loss"	0.200
	534.0	09/15/10	JLN	Reviewed Dep. of Eddie Valasquez (P.O. punished	
				for not meeting quota); took notes re: same	
536					1.200
i	535.0	09/15/10		Reviewed defendant Bernier's endorsed stipulation	
537				extending time to answer	0.100
	536.0	09/16/10	1 1	Reviewed Floyd deps from Floyd Proceedings,	
				including Mauriello Dep., Donald McHugh Dep.;	
				Angel Herran Dep, and Paul Browne dep.; took	
538	_			notes re same.	4.250
	537.0	09/17/10	JLN	Meeting with JF and GC regarding information	
		ļ		obtained from Floyd litigation and its impact on	
539				Schoolcrafts Monell and Retaliation claims	1.300
	538.0	09/17/10	JLN :	Started review of transcript from Velez	
540				proceedings; took notes re: same	0.600
	539.0	09/18/10		Reviewed NYPD Admin guuide provided by AS;	
541				took notes re: same	1.200
	540.0	09/18/10		Conversation with GC & JF re new whistleblower	1.200
542			1 1	cop	0.300
	541.0	09/18/10		Correspondence w/ GC re: anonymous Schoolcraft	0.300
543	-		1	post	0.200
-	542.0	09/19/10		E-mail exchange w/ J. Ferrara re: Browne's reaction	0.200
544	<b></b> v		1 1	o Quota Tapes	0.100

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	543.0	09/20/10	JLN	Discussion with JF re meeting with DOJ on AS	
545				case	0.400
	544.0	09/20/10	JLN	Discussion with GC & JF re media upload to	
546				website	0.20
	545.0	09/21/10	JLN	Meeting with DOJ EDNY regarding potential civil	
				rights enforcement action and setting up meeting w/	
547				AS	3.10
	546.0	09/22/10	JLN	Meeting with JF to prepare for EDNY DOJ	1.10
	547.0	09/23/10	JLN	Meeting with GC, JF and Center for Constitutional	
549				Rights (CCR) re Schoolcraft	2.25
	548.0	09/23/10	JLN	C. THEE D C.	
	310.0	09,23,10		Discussion with JF re new post for THEE Ranrt for	
550				more whistleblower Pos to support Monell claim	0.30
	549.0	09/23/10	JLN	Reviewed insurance coverage for Def. Isakov	0.10
<del></del>	550.0	09/24/10	JLN	Discussion with JF and GC re: first meeting with	
	330.0	09/24/10	J. L.	the DOJ and upcoming meeting with the DOJ and	
552				AS	1.75
<u> </u>	551.0	09/25/10	JLN	Meeting with GC & JF re: upcoming AS interview	_
ггэ	331.0	09/23/10	J.L.	with feds	0.50
553	552.0	09/25/10	JLN	E-mail from JF re: upcoming fed meeting with AS	
<i>-</i>	552.0	09/23/10	JLN	L-man from 31 Te. apcoming fed meeting with 125	0.10
554	553.0	09/27/10	JLN	Meeting with AS and Feds re: potential fed civil	
	i	09/27/10	JLN	rights violations	2.30
555		09/27/10	JLN	Discussion with JF re: location of witnesses from	
	554.0	09/27/10	JLIN	This American Life interview	0.50
556		09/28/10	JLN	Continued review of transcript of PBA (Velez)	
	555.0	09/28/10	JLIN	hearing re: quotas	1.70
557		00/28/10	JLN	E-mail from JF re article in Russian news	0.10
	556.0	09/28/10		Finished review of PBA transcript	2.80
559	557.0	09/29/10	JLN	Meeting with GC and JF re: anonymous cop	
	558.0	09/30/10	JLN	interviews (VM and EF)	1.10
560		00/20/10	IIN	Reviewed answer to complaint filed by Lillian	
	559.0	09/30/10	JLN	Aldana-Bernier	0.50
561		00/20/10	IIN	Reviewed Bernier's corporate disclosure statement	
	560.0	09/30/10	JLN	Reviewed Bernier's corporate disclosure statement	0.10
562		10/02/10	17.37	E-mail exchanges w/ GC re: whistleblower cops	
	561.0	10/02/10	JLN	E-mail exchanges w/ GC re. willstieolower cops	0.30
563				E 16 If we whicklobbe com	0.10
564		10/02/10	JLN_	E-mail from JF re whistleblower cop	0.10
565		10/02/10	JLN	E-mail re whistleblower cop from JF	0.1
	564.0	10/04/10	JLN	Meeting w/ GC and JF to discuss information from	
				"JR" retired police officer re: quotas, downgrading,	^ 7
566	<u> </u>			NYPD corruption	0.7
	565.0	10/06/10	JLN	Reviewed answer to amended complaint filed by	0.7
567	,			Jamaica Hospital	0.1

566.0 567.0 568.0 569.0 570.0 571.0	Date   10/07/10     10/08/10     10/10/10     10/11/10     10/11/10     10/11/10	JLN JLN JLN JLN JLN JLN JLN	T/c w/ Colleen Long (AP wire) re: doing story on Schoolcraft  Review of AP story re: Schoolcraft case  Meeting with GC and JF re: infromatoin provided by MV, NB, EB whistleblower cops  E-mail from JF re Lewis whistleblower cop  E-mail correspondence w/ GC re: Posts	0.200
567.0 568.0 569.0 570.0 571.0	10/08/10 10/10/10 10/11/10 10/11/10	JLN JLN JLN JLN	Schoolcraft Review of AP story re: Schoolcraft case Meeting with GC and JF re: infromatoin provided by MV, NB, EB whistleblower cops E-mail from JF re Lewis whistleblower cop E-mail correspondence w/ GC re: Posts	0.600 0.200 1.400 0.900
568.0 569.0 570.0 571.0	10/10/10 10/11/10 10/11/10	JLN JLN JLN	Schoolcraft Review of AP story re: Schoolcraft case Meeting with GC and JF re: infromatoin provided by MV, NB, EB whistleblower cops E-mail from JF re Lewis whistleblower cop E-mail correspondence w/ GC re: Posts	0.200
568.0 569.0 570.0 571.0	10/10/10 10/11/10 10/11/10	JLN JLN JLN	Meeting with GC and JF re: infromatoin provided by MV, NB, EB whistleblower cops  E-mail from JF re Lewis whistleblower cop  E-mail correspondence w/ GC re: Posts	1.400
569.0 570.0 571.0	10/11/10	JLN JLN	by MV, NB, EB whistleblower cops  E-mail from JF re Lewis whistleblower cop  E-mail correspondence w/ GC re: Posts	
570.0 571.0	10/11/10	JLN	E-mail from JF re Lewis whistleblower cop E-mail correspondence w/ GC re: Posts	
570.0 571.0	10/11/10	JLN	E-mail correspondence w/ GC re: Posts	0.900
571.0			<del></del>	
	10/11/10	JLN		0.200
572.0	,	ľ	E-mail exchange with Chris Whitehead :re	_
572.0		1	Compstat videos and possibly obtaining copies of	
572.0			same	0.100
	10/12/10	JLN	Reviewed memo of law in Support of defendants	
			JHMC motion to Dismiss; ; took notes re: same;	
	[		researched case law cited	2.800
573.0	10/12/10	JLN	Meeting w/GC re: Schoolcraftiustice com calls	2.000
			I	1.000
574.0	10/12/10	JLN		0.300
				0.300
C / C • 0	1 0, 12, 10	JEN .		
		-	Supportor defendant strivic motion to Dismiss	0.200
576.0	10/13/10	II N	Discussion with IE was a garage and to make it	0.300
<i>57</i> <b>0.</b> 0	10/13/10	JEN		1.250
577.0	10/13/10	IIN		1.250
377.0	10/13/10	JEN		
579 0	10/14/10	II NI		0.100
3/0.0	10/14/10	JLN		
			and RL (whistleblower cops) to support Monell	
	10/15/10	11.51		0.750
5/9.0	10/15/10	JLN		
	10/20/10	77.57		0.100
0.080	10/30/10	JLN		
	İ		book publicist contacting AS for information	
	11/01/10	<b>—</b>		2.250
81.0	11/01/10	JLN	· · ·	ł
				0.300
582.0	11/01/10	JLN	Reviewed letter addressed to Judge Sweet from DC	
				0.100
883.0	11/08/10	JLN	Read 1st Set of Rogs for plaintiff sent by Isakov	
				0.100
84.0	11/08/10	JLN	Reviewed defendant Isakov's dep notice for	
	<u> </u>		plaintiff Adrian Schoolcraft	0.100
85.0	11/08/10	JLN	Reviewed Defendant Isakov's request for	
			Production of Documents	0.100
86.0	11/09/10	JLN		- 3.1.00
				İ
			1	0.600
-5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	574.0 575.0 576.0 577.0 578.0 579.0 580.0 81.0 82.0 83.0 84.0	574.0	574.0   10/12/10   JLN   575.0   10/12/10   JLN   575.0   10/13/10   JLN   577.0   10/13/10   JLN   578.0   10/14/10   JLN   579.0   10/15/10   JLN   580.0   10/30/10   JLN   580.0   11/01/10   JLN   582.0   11/01/10   JLN   583.0   11/08/10   JLN   584.0   11/08/10   JLN   585.0   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/10   11/08/	researched case law cited  Meeting w/GC re: Schoolcraftjustice.com calls from Pos  10/12/10 JLN Discussion with JF re motion to Dismiss sched.  Reviewed Declaration of Gregory J. Radomisli in Supportof defendant JHMC motion to Dismiss  10/13/10 JLN Discussion with JF re: arguments to make in response to JHMC motion  10/13/10 JLN Discussion with JF re: arguments to make in response to JHMC motion  10/13/10 JLN Discussion with JF re agreement on briefing sched. W/defendant Jamaica Hosp.  10/14/10 JLN Meeting with GC re: information provided by PL and RL (whistleblower cops) to support Monell claim  10/15/10 JLN Reviewed order re: defendant JHMC's motion to Dismiss  10/30/10 JLN Meeting with GC & JF re: information provided by MR, MG RC (whistleblower cops) and movie and book publicist contacting AS for information  11/01/10 JLN Meeting with GC and JF re: updating Schooleraft website  11/01/10 JLN Reviewed letter addressed to Judge Sweet from DC requesting ext. of time to answer  83.0 11/08/10 JLN Reviewed defendant Isakov's dep notice for plaintiff Adrian Schoolcraft  Reviewed Defendant Isakov's request for Production of Documents

	Α	В	С	D	E
1	No.	Date	Timekeep	pe Description	Hours
	587.0	11/09/10	JLN	Drafted letter to Judge Sweet requesting extension	
589				JHMC's motion to dismiss	0.300
590	588.0	11/09/10	JLN	Reviewed Dep notice for plaintiff from B. Lee	0.100
	589.0	11/11/10	JLN	Reviewed defendant Bernier's 1st Set of	
591				Interrogatories	0.100
_	590.0	11/11/10	JLN	Reviewed defendant Bernier's answer to Second	
592				amended complaint	0.100
	591.0	11/11/10	JLN	Reviewed defendant Isakov's corporate disclosure	
593				statement	0.100
	592.0	11/12/10	JLN	Meeting with JF and GC re: issues on our	
				opposition and GC's meeting with JW anonymous	
594				cop	0.300
	593.0	11/14/10	JLN	Reviewed AS recordings w/ Kings County DA and	
595	370.0			Queens County Michelle Cort	0.400
	594.0	11/15/10	JLN	Review AS application to NYPD	0.300
	595.0	11/16/10	JLN	Review of affidavit Darius Charney wants	_
597	373.0	11/10/10	U.E.	Schoolcraft to sign Aff for Floyd	0.400
337	596.0	11/16/10	JLN	E-mailed GC re: changes to Schoolcraft Floyd	_
598	370.0	11/10/10	J.E.	affidavit	0.100
390	597.0	11/16/10	JLN	Reviewed memo from Lt. Brower (April 10, 2006)	
599	397.0	111/10/10	JEIN	re: forced O.T.	0.100
	598.0	11/29/10	JLN	Reviewed draft CCR Affidavit by AS	0.100
600	599.0	12/01/10	JLN	Discussion with GC & JF re affidavit from	
CO1	1	12/01/10	JEN	Schoolcraft	0.400
601		12/02/10	JLN	Reviewed AS proposed changes to Affidavit	0.200
602	600.0	12/02/10	JLN	Reviewed Defendant City of New York's answer to	
600	1	12/02/10	JLIN	amended complaint	0.100
603		12/04/10	JLN	E-mail exchange w/ AS re: Detective accused of	
604	602.0	12/04/10	JLN	falsifying records and making bogus arrests	0.100
604		12/05/10	IIN	Reviewed JF's draft Opp to MTD; made edits to	
605	603.0	12/05/10	JLN	same	0.700
605	+	12/06/10	JLN	Discussion with GC & JF re final corrections	0.800
606		12/08/10	JLN	Reviewed NYPD memos regarding anti quota	
607	605.0	12/08/10	JLIN	legislation	1.200
607	+	12/00/10	JLN	Discussion w/ JF & GC re discovery responses &	
	606.0	12/09/10	JLIN	timing	0.500
608		12/10/10	JLN	E-mail w/ GC re: HIPAAs for AS meds	0.100
609	607.0	12/10/10		E-mail exchange re: posting on Thee Rant relating	
	608.0	12/11/10	JLN	to Mauriello	0.100
610	+	10/14/10	II N	Reviewed Darius Charney correspondence re	
	609.0	12/14/10	JLN	· •	0.200
611		10.11.11	77.57	affidavit for AS	0.100
-	610.0	12/16/10	JLN	Reviewed final AS Affidavit for CCR	0.100
	611.0	12/17/10	JLN	E-mail from JF re AS benefits	0.10
614	612.0	01/01/11	JLN	E-mail to JF re WSJ article about case	0.10

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	613.0	01/10/11	JLN	Meeting with GC & JF re interrogatories and	
615	<u> </u>			demands & misc. discovery & strategy issues	1.500
	614.0	01/20/11	JLN	Meeting with GC, JF to discuss JHMC's reply	
616	<u> </u>			memo of law	0.400
	615.0	01/20/11	JLN	Reviewed Defendant JHMC's reply memo of law in	<u> </u>
ļ	İ			Supportof their motion to Dismiss; additional	
İ	İ			research regardng issues raised in same	
617					0.300
	616.0	01/26/11	JLN	Discussion with GC & JF re oral arguments on	
618		ĺ		MTP	0.600
	617.0	01/31/11	JLN	Discussion w/ GC re: requesting Queens DA to	
619				investigate Halloween night	0.400
	618.0	01/31/11	JLN	Meeting with JF & GC re sending documents &	
620				authorizations to Queens DA office	0.400
	619.0	01/31/11	JLN	Review ofmaterials sent to Queens DA to start	0.700
621				investigation	0.200
	620.0	02/08/11		Discussion w/ JF & GC re letter to court to	0.200
622		02/00/11	1 1	schedule discovery	0.300
	621.0	02/11/11		Researched issue of stay while MTD is pending	0.300
623	021.0	02/11/11	JEN	Researched issue of stay willie WTD is pending	2 400
023	622.0	02/11/11	JLN	Povioused HIMC as a set for the Line MTD:	2.400
624	022.0	02/11/11		Reviewed JHMC request for stay while MTD is pending	0.100
024	623.0	02/12/11	$\rightarrow$ $-$		0.100
625	023.0	02/12/11		Discussion with JF re; motion to stay and	
	624.0	02/13/11		arguments in opposition	0.900
026	625.0			Drafted letter brief opposing stay	3.200
	025.0	02/19/11		E-mail exchange the trial in Kings County	
C27				involving quota allegations and testimony from	
627	(2(0	02/10/11	$\rightarrow$	Captain Perez (81)	0.200
<b>C</b> 20	626.0	02/19/11		E-mail correspondence w/ GC re: Seth Harris	
628	(27.0	00/00/11		verdict finding quota in Carolyn Samuels case	0.100
	627.0	02/23/11		E-mail exchange with Chris Whitehead :re Anti-	
620		-		Quota Bill and his failure to get promoted based on	
629	(200	0.2/2.5/1.1		numbers	0.100
	628.0	02/25/11		E-mail exchange with C. Whitehead re: Marino,	
		ļ		Carolyn Samuels case and Capt. Alex Perez's	
630				testimony in that case	0.100
	629.0	03/01/11	JLN I	Meeting with anonymous cops from T34 w/ GC	
631				and JF- recordings of Lt. Janice Williams	1.250
	630.0	03/01/11	JLN I	Reviewed recordings of Sgt. Hans, and Lt.	
632				Williams provided by PO "Angel" Rosa	0.300
	631.0	03/03/11		E-mail exchange with C. Whitehead re: Daily News	
633				article on quotas and pressure.	0.100
	632.0	04/12/11		Conv w/ JF re AS suspension & our position with	
634				NYPD on same	0.300

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
4	633.0	04/13/11	JLN	E-mail exchange with C. Whitehead re: Marino	
635				steroids findings & punishment	0.100
	634.0	04/13/11	JLN	E-mail exchange with C.Whiteheaad re: LAPD	
				Officers Quota lawsuit and possible implications	
636				for quota claims in this case	0.100
	635.0	04/18/11	JLN	Discussion w/ JF & GC re prep of letter re NYPD	
637				hearing & PBA representation	0.300
	636.0	05/06/11	JLN	Read Judge Sweet's decision on defendants' MTD;	
638			1	notes re: same	0.300
	637.0	05/06/11	JLN	E-mail exchange w/ GC and JF re: motion to	
639				dismiss decision	0.200
640	638.0	05/09/11	JLN	Drafted 1st Set of Rogs to Isakov	2.100
_	639.0	05/09/11	JLN	Meeting with GC and JF re: neccesary disclosures	
641				under Rule 26 for plaintiff	1.750
642	640.0	05/09/11	JLN	Started drafting R.26 Initial Disclosures	0.400
	641.0	05/10/11	JLN	Started drafting Requests For Admission ("RFA")	
643				from City	2.500
644	642.0	05/10/11	JLN	Finished Initial Disclsoures.	1.400
	643.0	05/10/11	JLN	Meeting with GC and JF re: edits to Intial	
				disclosures and discussion regarding requests to	
645				admit	1.400
646	644.0	05/12/11	JLN	Discussion w/ GC & JF re agency agreement	0.400
647	645.0	05/14/11	JLN	Continued drafting RFA for City	2.200
648	646.0	05/15/11	JLN	Finished drafting RFA for City	2.400
649	647.0	05/15/11	JLN	Meeting with GC and JF re: edits to RFA's	1.000
650	648.0	05/16/11	JLN	Started drafting Rogs for City	1.900
651	649.0	05/17/11	JLN	Cont'd drafting Rogs cor City	2.400
652	650.0	05/18/11	JLN	Started drafting 1st Doc Demands City	1.600
653	651.0	05/19/11	JLN	Continued drafting document demands for City	2.100
	652.0	05/19/11	JLN	Discuss w/ JF & GC edits & topic areas that should	
654				be explored on interrogatories	1.250
655	653.0	05/19/11	JLN	Drafted Schoolcraft deposition notices.	0.400
	654.0	05/19/11	JLN	Review of GC's draft document demands to include	
656	Ì			in our demands	0.300
	655.0	05/19/11	JLN	E-mail from GC re: additional dep noT/ces to be	
657				served	0.100
658	656.0	05/19/11	JLN	Sent draft document demands to GC	0.100
659	657.0	05/20/11	JLN	Finished drafting Rogs for City	2.800
	658.0	05/20/11	JLN	Finished drafting 1st Document Demands for City	<b>.</b> :
660					2.700
	659.0	05/20/11	JLN	Discussion w/ GC & JF re request to admit	
661			1	corrections/additions.	1.500

	A	В	С	D	
1	No.	Date	Timekeep	Description	Hour
	660.0	05/20/11	JLN	T/c AS & LS re: discovery demands/admissions &	
				adding many more demands that they feel are	
				important (vs. overbroad/irrelevant concerns)	
662		_		,	1.400
	661.0	05/20/11	JLN	Finalize interrogatories & discuss EBTs w/ JF &	
663				GC	1.300
	662.0	05/20/11	JLN	E-mail exchange AS re: 1st Set of Interrogatories	
664					0.200
	663.0	05/20/11	JLN	E-mail exchange re: Plaintiffs' First Request for	
665				Admissions	0.200
666	664.0	05/20/11	JLN	Sent GC request for admissions for review	0.100
	665.0	05/20/11	JLN	Sent GC revised draft document demands for	
667	ŀ	ļ		review	0.100
	666.0	05/21/11	JLN	Started drafting 1st Set of Document Demands for	0.100
668				JHMC	2.300
669	667.0	05/22/11	JLN	Finished 1st Set of Doc Demands Jamaica	2.900
	668.0	05/22/11	JLN	Started drafting Schoolcraft document demands for	2.900
670				other defendants	1.700
	669.0	05/23/11	JLN	Continued drafting Schoolcraft discovery demands	1.700
			1 1	and interrogatories against medical defendants	
671				and interrogatories against inedical defendants	2 (00
	670.0	05/23/11	JLN	Drafted lst Set of Rogs for JHMC	3.600
	671.0	05/23/11		E-mail correspondence w/Brian Lee re: dep notices	2.300
673	0,10	03/23/11		for Caughey & Weiss	0.100
674	672.0	05/23/11		Reviewed Notice of Deps for Isakov/Bemier	0.100
<del></del>	673.0	05/24/11		Finished drafting discovery demands/rogs for med	0.100
675	075.0	03/24/11	1 1	defendants	2 700
	674.0	05/24/11	<del></del>		3.700
676	074.0	03/24/11	1 1	Review of E-mail and correspondence w/ GC re anonymous P.O. from 81st precinct	0.200
	675.0	05/25/11			0.300
	676.0	06/01/11		Drafted NoT/ce of Inspection for JHMC Reviewed initial disclosure from JHMC	2.300
	677.0	06/03/11		Reviewed JHMC's Initial Disclosures	0.100
-	678.0	06/10/11			0.100
	070.0	00/10/11		T/c w/Donna Canfield re: extending City	
580				defendants' time to answer from June/20 to July 20; e-mail f/u regarding same.	
000	679.0	06/11/11			0.100
581	0/3.0	100/11/11		Ltr from B. Lee re: discovery responses and order	
301	680.0	06/12/11		of priority	0.100
	000.0	06/13/11		E-mail exchange w/Jim Leander (Queens DA	
				Office) re: setting up a meeting to discuss	
582	(01.0	0.512.512.5		Schoolcraft investigation	0.100
	681.0	06/16/11	JLN I	E-mail exchange upcoming meeting with Queens	
_		1		DA & plaintiff desire to postpone meeting until we	
583	10.5 -	<u> </u>		nave discovery responses	0.200
į.	682.0	06/16/11		E-mail exchange w/ team re: another NYPD	
584			_ <u> </u>  I	Detective caught giving false testimony	0.100

	A	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
	683.0	07/17/11	JLN	Reviewed Isakov response to Document Demands	
685					0.100
686	684.0	06/17/11	JLN	Reviewed Isakov response to Rogs	0.100
	685.0	06/21/11	JLN	E-mail exchange re: 3 cases in EDNY with	
687				Mauriello as one of defendants	0.100
	686.0	06/21/11	JLN	E-mail exchange re: Queens DA meeting &	
688				avoiding any contact w/ press/media	0.100
	687.0	06/23/11	JLN	Review of answers to interrogatories by Isakov	
689					0.900
_	688.0	06/23/11	JLN	Review of response to doc demands by Isakov;	
690				notes re: same	0.700
	689.0	06/23/11	JLN	Discussion with GC & JF re responses & requests	
691				from Isakov	0.600
	690.0	06/23/11	JLN	Review of requests for discovery from Isakov	0.300
	691.0	06/23/11	JLN	Letter to Jim Leander re: authorizing release of	
693				med records to Queens DA	0.100
	692.0	06/24/11	JLN	Reviewed Def. Isakov's 2nd Request for Docs	0.100
	693.0	06/27/11	JLN	Discussion with JF and GC re City's failure to	
695		00,2,,11		respond to discovery requests	0.300
055	694.0	06/27/11	JLN	E-mail exchanges with all counsel re: setting up R.	
696		00/2//11		26 Conf. for scheduling of discovery	0.200
	695.0	06/30/11	JLN	Rule 26 Conf. w/all counsel present	0.900
037	696.0	06/30/11	JLN	Reviewed Brian Lee's Proposed Discovery Plan in	
	0,0.0	00/30/11	12.	advance of mtg later today; notes re: same	
698				37	0.200
098	697.0	07/01/11	JLN	E-mail from B.Brady re: need to modify plan re:	
	057.0	07701711	J.E.	setting deps only after receipt of records from City	
C00		İ		solumg depo only area areas	0.100
699	698.0	07/01/11	JLN	Reviewed Brian Lee's Proposed Discovery Plan as	
	098.0	0 //01/11	JEN	agreed upon at yesterday's conference.	
700		Ī		agreed upon at yesterday s comments	0.100
700	699.0	07/05/11	JLN	Review discovery plan w/ JF & GC	0.300
701	700.0	07/06/11	JLN	Mtg. w/ Jim Leander & AS re: Schoolcraft	
702		07/00/11	JEN	investigation	2.400
702	701.0	07/06/11	JLN	Discussion w/ JF & GC re changing case	
702		0 //00/11	JLN	management plan	0.400
703		07/08/11	JLN	Discussion with GC and JF re: meeting with Jim	
704	702.0	07/08/11	JLIN	Leander and AS about investigation	1.75
704		07/08/11	JLN	Reviewed Judge Sweet's order re: Oct. 5 conf	0.10
705			JLN	E-mail from City on relevancy redaction issue	0.10
706		07/09/11		E-mail to City re: redaction issue	0.10
707	+	07/09/11	JLN		0.25
708	706.0	07/11/11	JLN	Final review of discovery plan w/ JF & GC	0.23
	707.0	07/15/11	JLN	Meeting with JF an GC re: discovery plan and	0.50
709	+		<del></del>	issues to raise with defense counsel	0.30
710	708.0	07/15/11	JLN	sent GC E-mail re: objections to discovery plan	L

	A	B	C	D	E
_ 1	No.	Date	Timekeepe	Description	Hours
	709.0	07/18/11	JLN	Review of changes to discovery plan made by B.	
711				Lee	0.200
712	710.0	07/18/11	JLN	Sent draft E-mail to DC re changes for review	0.100
	711.0	07/23/11	JLN	E-mail w/Greg Radomisil re: extending time for	<del></del>
713				inspection of JHMC	0.100
	712.0	08/05/11	JLN	Reviewed JHMC guidelines re: Involuntary	<del>.</del> .
1	1			commitment, Psych ER guidelines and use of	
714				handcuffs	0.900
	713.0	08/10/11	JLN	Review of GC comments to JHMC discovery	-
715				responses	0.200
	714.0	08/11/11	JLN	Review of responses to Isakov discovery demands	
716				·	0.400
	715.0	08/14/11	JLN	Review GC's draft responses to all discovery	
717				demands for medical defendants	0.400
	716.0	08/15/11	JLN	Review of our responses to Bernier & Jamaica	
718				discovery demands; edits/revisions	0.800
	717.0	08/15/11	<del></del>	Reviewed Rule 26 (a) Discovery plan filed by	
719				Isakov	0.100
720	718.0	08/16/11	JLN	Reviewed confidentialty stip from City	0.300
	719.0	08/17/11		Discuss confidentiality stip w/ GC & JF b/c of	0.500
721				plaintiff's objections	1.250
	720.0	08/26/11		Read letter from B. Lee re: request for Suppl	
722				responses	0.400
	721.0	09/01/11		Review of E-mail from Darius Charney enclosing	0.100
				Floyd decision; read SJ decision; took notes re:	
723	İ		1 1	same	0.500
	722.0	09/12/11	JLN	Drafted letter motion to compel City defendants to	0.500
724		ł		produce discovery	0.700
	723.0	09/20/11		Reviewed Judge Sweet's order re: motion to compel	- 0.700
725				and setting oral argument date	0.100
	724.0	09/26/11		T/c w JHMC def. counsel re: extending time for	- 0.100
				hospital to respond and/or object to visiting JHMC	
726				and/or taking pies.	0.300
	725.0	09/28/11	JLN I	Discussion w/ JF re law enforcement privilege &	
727				notion to compel	1.250
728	726.0	09/28/11	JLN /	Attend oral argument on motion to compel	1.000
	727.0	09/28/11		Prepare for hearing before Judge Sweet regarding	
729				Plaintiff's letter motion to Compel	0.700
730	728.0	09/28/11		Fravel to SDNY- motion to compel (.5)	0.250
731	729.0	09/28/11		E-mail from JF re law enforcement privilege	0.100
_	730.0	09/30/11		E-mail from all parties re: executed amended	0.100
732			1	liscovery plan	0.200
	731.0	10/05/11		Reviewed Rule 26 Discovery Plan filed by B. Lee	0.200
733				The state of the s	0.100

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	732.0	10/07/11	JLN	Started Review of first set of docs exhanged by	
				City, including Interim IAB Report, QAD Report,	
				Personell folders, memobook entries etc.; took	
734				notes re: same	4.250
	733.0	10/08/11	JLN	Cont'd review of City's 1st response to doc.	
735				Demands. Took notes re same	4.700
	734.0	10/08/11	JLN	Review of operations order sent from client	0.400
_	735.0	10/17/11	JLN	order from Judge Sweet directing parties to appear	
737				for PTC	0.100
	736.0	11/01/11	JLN	Reviewed Isakov 3rd request for docs	0.100
	737.0	11/17/11	JLN	E-mail from D. Charney re: Polanco Recordings for	
				use in Schoolcraft action; GC to pick up recording,	
739				later today.	0.100
, , , ,	738.0	11/18/11	JLN	Listened to Polanco recordings, including Heran,	_
	750.0	11,10,11		McHugh, Sgt. Bennett; took notes re: same.	
740	ļ 1				1.400
740	739.0	11/18/11	JLN	Reviewed mise recordings re: "4 collars" Jones,	<u></u>
741	737.0	11710711		Guillermo and Kamper	0.400
741	740.0	11/29/11	JLN	E-mail from B. Lee re: upcoming discovery	
742	740.0	11/25/11	J.L.	conference and status of case	0.100
742	741.0	12/05/11	JLN	Started review disclosures from D. Canfield,	
	741.0	12/03/11	JEIV	including BNIU file and multiple CD Recordings	
712				including bive the and maniple of the same	1.800
743	742.0	12/05/11	JLN	Reviewed City's first set of doc demands, City's	
	742.0	12/03/11	JLIN	response to Plaintiffs request for admissions, &	
711				City's Rule 26 disclosures	0.600
744	742.0	12/06/11	JLN	Con'td review of BNIU file and recordings; took	
745	743.0	12/00/11	JLN	notes re same	3.750
745	7440	12/12/11	JLN	Drafted letter re: supplemental discovery responses	
7.46	744.0	12/13/11	JLN	for med. Defendants	0.100
746	745.0	12/19/11	JLN	Discussion w/ GC & JF re plaintiffs thoughts on	
747	745.0	12/19/11	JLN	discovery & next steps for moving forward	0.500
747	746.0	12/22/11	JLN	Reviewed recordings and documents from Frank	
740	746.0	12/23/11	JLN	Palestro	2.400
748		01/05/12	II N	Reviewed ltr from def. counsel re: request for IRS	
	747.0	01/05/12	JLN	releases	0.10
749	<del></del>	01/10/12	II N	Meeting with AS, JF and GC re: multiples issues in	
	748.0	01/10/12	JLN	use & general strategy for moving forward	
				use & general strategy for moving forward	4.90
750				n u u u u u u u u u u u u u u u u u u u	0.70
751	+	01/20/12	JLN	Phone call with Adrian and Larry	0.70
	750.0	01/24/12	JLN	Spoke to GC re: AS salary	
753	751.0	02/07/12	JLN	Email from GC re: supplemental demands	0.10
	752.0	02/07/12	JLN	Review Notice of Appearance for City Defendants	0.10
754					0.10

	A	B	C	D	Ε
1	No.	Date	Timekeep	pe Description	Hours
	753.0	02/07/12	JLN	Reviewed Notice of Apperance by Max Leighton	
755				on behalf of City	0.100
756	754.0	02/08/12	JLN	Pre-trial conference before Judge Sweet	1.000
ĺ	755.0	02/08/12	JLN	Discussion with JF and GC re: conference and	<u> </u>
757				discovery and strategy for moving forward	0.750
	756.0	02/09/12	JLN	Started drafting Second Set of Document Demands	
758				for City	2.600
	757.0	02/09/12	JLN	Reviewed Judge Sweet's order setting motion	
759				schedule and discovery deadlines	0.100
	758.0	02/10/12	JLN	Started drafting 2nd Request for Docs from City	0.100
760	1			started drafting 2nd reequest for Boes from City	3.400
_	759.0	02/10/12	JLN	Revised, edited and finalized Second Set of	3.400
		1 - 1 - 1 - 1 - 1		Document Demands for City. Also drafted list of	
l				items needed for subpoenas and for supplemental	
761		j		disclosure from City.	2 200
	760.0	02/10/12	JLN	Discussion w/ JF & GC re additional items of	2.200
762	700.0	02/10/12	JLIN	discovery	
702	761.0	02/10/12	JLN	<del></del>	1.600
	/01.0	02/10/12	JLN	T/c with Adrian and Larry regarding update on	
762	İ			correspondence and update on new discovery	
763	7(2.0	02/10/12	_	demands	0.700
764	762.0	02/10/12	JLN	Reviewed proposed supplemental demands for the	
764		<del></del>		City	0.400
	763.0	02/10/12	JLN	Telephone Conversation with GC regarding	
765				discovery demands and additional demands	0.300
	764.0	02/10/12	JLN	E-mail to GC re discovery we need to follow up	
766				with city	0.200
	765.0	02/10/12	JLN	E-mail to JF re additional items of discovery from	
767				City & subpoenas for Johnstown records	0.200
	766.0	02/10/12	JLN	E-mail to GC re: Cancellation of Adrian and Larry	
768				trip to NYC	0.100
	767.0	02/10/12	JLN	Review of E-mail to Jeremy Steven (investigator)	
				re: subpoena of Schoolcraft records	
769					0.100
	768.0	02/13/12	JLN	Review of final supplemental discovery demands	
770	<u> </u>			for NYC	0.300
	769.0	02/24/12	JLN	Review of E-mail correspondence w/Chris Dunn	
771				(NYCLU)	0.200
_	770.0	02/26/12	JLN		- 0.200
				Reviewed Fulton County Records re: AS Produced	
772				pursuant to subpoena; took notes re: same.	2 400
	771.0	02/26/12	JLN	Reviewed records from Fulton Ciounty Volume - I	2.400
773		32,23,12		Reviewed records from Fullon Clounty Volume - 1	0.700
-	772.0	02/27/12	JLN	Review of subnoone manager from Library	0.700
774	= 10	02/2//12	3 DIN	Review of subpoena response from Johstown PD	1 000
· / <del>+</del>					1.000

	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
775	773.0	02/27/12	JLN	Reviewed records from Fulton County Volume - II	0.900
776	774.0	02/27/12	JLN	Meeting with JF and GC re: documents received from Johnstown PD for plaintiff's subpoena	0.750
777	775.0	02/28/12	JLN	E-mail exchange re: number of actual visits by Johnstown PD & dates times (vs. their dates/times)	0.200
778	776.0	03/06/12	JLN	Reviewed article re: Etemo/Silverman analyzie flaws in NYPD terror effort	0.100
779	777.0	03/07/12	JLN	Discussed adding 1st Amendment claim with JF and GC	0.250
780	778.0	03/07/12	JLN	Reviewed Notice of Appearance by Suzanna Publicker on behalf of City	0.100
781	779.0	03/08/12	JLN	Discussion with JF & GC re Voice article and the confidential report	0.750
782	780.0	03/09/12	JLN	Began drafting responses to City's Documents Demands	1.700
783	781.0	03/09/12	JLN	Discussion with JF & GC re reinstating 1st Amendment claims in this case based on Garcetti & actions after the fact	1.250
784	782.0	03/09/12	JLN	Drafted letter to Lt. Gilbo Johnstown PD re: missing documents on visits to Schoolcraft	0.900
785	783.0	03/12/12	JLN	Continued drafting reponses to City Documents Demands	2.800
786	784.0	03/12/12	JLN	Meeting with JF & GC re letter from City	0.600
787	785.0	03/12/12	JLN	Revised & edited response to City's letter re protective order	0.250
788	786.0	03/12/12	JLN	Read/review of letter from defendant City on breach of confidentiality stip	0.200
789	787.0	03/12/12	JLN	E-mail to JF re corrections to motion to reinstate	0.100
790	788.0	03/14/12	JLN	E-mail from JF with proposed amended complaint	0.100
791	+	03/14/12	JLN	Review of NY Times article on Schoolcraft	0.100
792	790.0	03/15/12	JLN	Meeting with JF and GC re proposed amended complaint	0.60
793	<del></del>	03/19/12	JLN	Discussions w/ JF re amended complaint	0.50
794	792.0	03/21/12	JLN	Read ltr motion from NYT seeking disclosure of Schoolcraft Materials.	0.20
	793.0	03/22/12	JLN	Final edits on amended complaint w/ JF	0.25
	794.0	03/25/12	JLN	Finished responses to City's document demands; forward same to GC & JF for review	
796	;				2.40
797		03/26/12	JLN	City's response to NYT Ltr motion	0.20

	A	В	C	D	E
1	No.	Date	<del>-</del>	Description	Hour
	796.0	03/26/12	JLN	E-mail exchange re Whistblowing Sgt. had role in	
798				crime spike in Queens Pct.	0.100
	797.0	03/26/12	JLN	Reviewed order of Judge Sweet re: NYT motion	
799					0.100
800	798.0	03/28/12	JLN	Oral Argument on City motion	1.000
ļ	799.0	03/28/12	JLN	Discussion with JF and GC re: court's order on	
				City's motion for breach of confidentiality	
801				agreement	0.500
_	800.0	03/28/12	JLN	Meeting w/ JF & GC prior to upcoming conference	
802				to prep	0.400
	801.0	03/28/12	JLN	Ltr from S. Publicker re: plaintif's outstanding	0.400
803				discovery	0.100
	802.0	03/29/12	JLN	Revised and help draft proposed AEO stip w/ GC	- 0.100
804	002.0	03/23/12	JEI (	and JF for City	0.000
	803.0	03/29/12	JLN		0.800
003	804.0	03/30/12	JLN	Review of AEO; Notes regarding same	0.600
806	004.0	03/30/12	JLN	Discussion with GC and JF re: filing motion to	
	805.0	03/30/12	II N	amend and discovery issues	0.600
			JLN	Meeting w/ JF & GC re AEO changes	0.600
808	806.0	03/30/12	JLN	Final review ofproposed AEO stip	0.300
000	807.0	03/30/12	JLN	E-mail from Eli Silverman re: ABC news story on	
809	0000			under reoprted crime rates; watched same	0.200
	808.0	03/30/12	JLN	E-mail from City re: IAB docs and extending time	
810			o	to produce	0.100
	809.0	03/30/12		E-mailed proposed AEO stip to the City	0.100
$\overline{}$	810.0	04/02/12	JLN	E-mail from Bernier consenting to amendment	0.100
813	811.0	04/02/12	JLN	E-mail from Isakov consenting to amendment	0.100
	812.0	04/04/12	JLN	E-mail from JHMC regarding change in amended	
814			_ [	language	0.100
	813.0	04/05/12	JLN	Drafted response to Defendants 1st Set of	
815				Document Demands	2.800
	814.0	04/05/12	JLN	Review & discuss w/ JF & GC plaintiff's responses	
816				to City demands	0.800
	815.0	04/05/12	JLN	E-mail from City stating reasons why they oppose	
817				amendment to complaint	0.100
	816.0	04/08/12		T/c w/Kevin Rodriguez (PBA Delegate & PO in	
ŀ				52) re quotas in his precinct; sending materials for	
818				our review	0.700
	817.0	04/09/12	++	E-mail correspondence w/GC re: discovery	0.700
819		] 05,7.2	1	responses	0.100
	818.0	04/10/12			0.100
820	C10.0	0-7/10/12		Meeting w/ AS re: case status general strategy next	
821	819 A	04/10/12		steps for moving forward	4.600
	820.0		+	E-mail re: Schoolcraft arrival to NYC	0.100
- 1	D <b>∠</b> V.U	04/13/12	JLN I	Discussion with GC and JF re: Matthews decision	
822	21.0	04/12/12	1,,,		0.600
823	521.0	04/13/12	JLN I	Read Matthews decision; took notes re: same	0.500

	Α	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
824	822.0	04/13/12	JLN	E-mail from plaintiff re 1st Amendment claim	0.100
	823.0	04/23/12	JLN	Reviewed draft letter from JF regarding motion to amend complaint; made edits to same	
825				amena complaint, made carts to saint	0.400
	824.0	04/25/12	JLN	Discussion with re: edits/changes to 1st	
826	<b>0</b>			Amendment letter	0.750
	825.0	04/25/12	JLN	Reviewed JF letter to Court requesting leave to	
827				amend to add Lt. Hanlon	0.100
	826.0	04/30/12	JLN	Discussion w/ JF re NY Times alteration to	
828				protective order	0.300
	827.0	04/30/12	JLN	E-mail from JF to City re additions to protective	
829				order	0.100
	828.0	05/01/12	JLN	Discussions w/ JF re City's request for affidavits &	
				deposition for confidentiality breach	
830					0.400
	829.0	05/02/12	JLN	E-mail to JF to City re confidentiality and	
831				discovery issues	0.100
	830.0	05/03/12	JLN	Discussion w/ GC & JF re Affidavits and Conf.	
832				Stip AEO	0.750
	831.0	05/08/12	JLN	Discussion w/ JF and GC re argument on 1st	
833				Amendment claim	0.600
	832.0	05/08/12	JLN	Reviewed Notice of Appearance by William	
834				Fraenkel on behalf of City	0.100
835	833.0	05/09/12	JLN	Attended Argument on 1st Amendment claim	1.000
_	834.0	05/11/12	JLN	Read defendant's motion to quash and discussion	
836	1			w/ GC & JF re: same	2.100
	835.0	05/12/12	JLN	Reviewed letter by S. Publicker regarding quashing	
837				Vallone subpoena	0.100
	836.0	05/13/12	JLN	Reviewed docs from another quota case (Robinson	
l				v. City, 05cv9545) Reviewed dep transcripts from	
				Robinson, Including Emmanuel Bowser, Michael	
		ļ		Ryan J. Robinson); took notes re: same	
838					3.400
839	837.0	05/16/12	JLN	Legal research regarding City motion to Quash	3.400
840	838.0	05/16/12	JLN	Began drafting letter opposing City motion	1.60
	839.0	05/16/12	JLN	Discussion w/ JF and GC re opp to defendant's	2 -
841	<u></u>			motion to quash	0.60
	840.0	05/17/12	JLN	Finished drafting Opposition to motion to Quash	
842					3.20
	841.0	05/17/12	JLN	Discussion w/GC and JF re: AS breach affidavit	
843					0.70
	842.0	05/17/12	JLN	Review and discuss City New York Times opp	
844				letter w/ JF & GC	0.40
	843.0	05/22/12	JLN	Discussion w/ JF & GC re defendant's letter re	
845				Vallone subpoena	0.60

	A	B	C	D	E
1	No.	Date	Timekee	pe Description	Hours
846	844.0	05/23/12	JLN	Prep for argument w/ JF & GC	1.000
	845.0	05/24/12	JLN	Notice of Appearance by Walter Kretz, behalf of	
847	·			Mauriello; Google search re: Kretz	0.200
	846.0	05/24/12	JLN	E-mail from S. Publicker re: proposed changes to	
848	:			Confidentiality Stip	0.100
	847.0	05/30/12	JLN	E-mail exchange w/GC and JF re City stips and	- 0.100
849	1			revisions	0.300
850	848.0	06/02/12	JLN	Reviewed discovery demands from JHMC	0.200
	849.0	06/05/12	JLN	Review of E-mail correspondence between SP and	
851	1	00,00,12	J. Z.I.	Times	0.100
	850.0	06/06/12	JLN	Reviewed Confidentiality stip and proposed	0.100
	050.0	00/00/12	JEIN	changes made by GC; made additional	
852				edits/suggestions	0.200
032	851.0	06/06/12	JLN		0.300
853	1	06/06/12	JLN	Review of E-mail correspondence between SP and	
	+	06/07/10	17.37	Times	0.100
854	852.0	06/07/12	JLN	Reviewed final AEO Stip	0.300
	853.0	06/07/12	JLN	E-mail exchange w/GC re: changes to AEO stip	
855	+	<del></del>			0.100
	854.0	06/08/12	JLN	E-mail from GC to SP re: redlined changes to	
856				proposed Stip.	0.100
	855.0	06/08/12	JLN	Read ltr from NYT counsel re: inventory of	
857				confidential materials for	0.100
	856.0	06/14/12	JLN	Meet with GC and JF to discuss motion for	
858				reconsideration on 1st amendment claim	0.750
	857.0	06/14/12	JLN	Reviewed background search by Warren	
				Investigators of Marino, Lauterborn and Mauriello	
859					0.300
	858.0	06/14/12	JLN	Read Judge Sweet's Opinion on Plaintiff's motion	
				to amend Councilman Vallone's motion to quash	
860	j				0.200
	859.0	06/18/12	JLN	Reviewed JF draft motion for reconsideration;	
861				made edits to same	0.400
862	860.0	06/19/12	JLN	Meeting with Schoolcraft in Johnstown	4.800
863	861.0	06/19/12	JLN	Travel back to NYC from Johnstown (3.5)	1.750
864	862.0	06/19/12	JLN	Travel to Johnstown (3.5)	1.750
	863.0	06/21/12	JLN	E-mail correspondence w/GC and JF re Schoolcraft	1.730
865			10211	I man correspondence wide and it is schooleraft	0.200
	864.0	06/26/12	JLN	Read Judge Sweet's order my motion to war ! !	0.200
866	001.0	00/20/12	JEN	Read Judge Sweet's order re: motion to reconsider	0.100
	865.0	07/05/12	IIN	Davis IF 1114	0.100
867	003.0	07/03/12	JLN	Reviewed Frankel letter opposing plaintiff motion	
	9660	07/12/12	UNI	for reconsideration of 1st Amend Claim	0.100
- 1	866.0	07/12/12	JLN	Review of Schoolcraft's recordings; prepared	İ
868	9/7 0	07/12/12	17.54	comprehensive timeline; sent to JF	3.800
- 1	867.0	07/13/12	JLN	E-mail from City regarding tax return	
869				authorizations	0.100

	A	В	С	D	E
1	No.	Date	Timekee	pe Description	Hours
	868.0	07/17/12	JLN	E-mail w/GC re: upcoming meeting in Albany with	
870				Schoolcrafts	0.100
-	869.0	07/20/12	JLN	Read Opinion of Judge Sweet denying Plaintiff's	
871				motion to reconsider	0.100
	870.0	07/23/12	JLN	Discussion w/ GC & JF re: upcoming meeting w/	
872				Schoolcrafts in Albany	0.300
	871.0	07/23/12	JLN	E-mail exchange w/JF & GC re: visit to	
873				Schoolcrafts in Albany	0.100
	872.0	07/24/12	JLN	E-mail from JF re Albany meeting w/ Schoolcrafts	
874			_		0.100
-	873.0	07/28/12	JLN	Discussion w/ JF & GC re motion to amend to add	
875				prior restraint	0.600
	874.0	07/31/12	JLN	Reviewed JF draft of letter seeking leave to amend;	
876				edits to same	0.200
	875.0	08/03/12	JLN	E-mail from S. Publicker re: format of document	
877				production once stip is finalized	0.100
878	876.0	08/07/12	JLN	Read order re: plaintiffs motion to amend	0.100
	877.0	08/08/12	JLN	Meeting w/ JF & GC re: upcoming meeting w/ AS	
879		ĺ		in Albany for prep	1.300
880	878.0	08/08/12	JLN	Review of final stips	0.500
881	879.0	08/08/12	JLN	Printed out docs to go over with Adrian	0.200
882	880.0	08/09/12	JLN	Meeting w/AS in Albany	5.750
883	881.0	08/09/12	JLN	Meeting with Client in Albany with GC & JF	5.500
884	882.0	08/09/12	JLN	Traveled from Albany back to NYC (3.0)	1.500
885	883.0	08/09/12	JLN	Traveled to Albany to meet Client (3.0)	1.500
	884.0	08/10/12	JLN	E-mail correspondence re: extension of discovery	
886					0.200
887	885.0	08/10/12	JLN	E-mail from JF re extension of discovery	0.100
888	886.0	08/10/12	JLN	E-mail to JF re extension of discovery	0.100
889	887.0	08/10/12	JLN	E-mail to JF re plaintiff's dep	0.100
890	888.0	08/10/12	JLN	E-mail w/GC re Schoolcraft breach affidavit	0.100
	889.0	08/10/12	JLN	Response E-mail regarding deposition from Greg	
891				R	0.100
	890.0	08/13/12	JLN	Reviewed City's supplemental disclosure of docs	
				(non-confidential records from IAB file); took	
892				notes re: same	3.400
	891.0	08/13/12	JLN	Continued review of discovery produced by NYC	
893					2.800
894	892.0	08/13/12	JLN	E-mail from Brian Lee regarding deposition	0.100
	893.0	08/13/12	JLN	Review of E-mail from SP re: scheduling AS depo	
895					0.100
	894.0	08/14/12	JLN	Continued review of doc production by city;	
896				highlighted & took notes re: same	3.600
	895.0	08/14/12	JLN	Drafted letter to defense counsel re: Schoolcraft tax	
897				returns	0.100

	Α	В	С	D	E
1	No.	Date	Timekeep	pe Description	Hours
898	896.0	08/14/12	JLN	E-mail from Brady re deps	0.100
	897.0	08/14/12	JLN	E-mail from JF re letter to City w/ tax	
899				authorizations	0.100
900	898.0	08/14/12	JLN	E-mail from JF re plaintiff's dep	0.100
901	899.0	08/14/12	JLN	E-mail to JF re plaintiff's dep	0.100
902	900.0	08/14/12	JLN	Review of correspondence re Tax returns	0.100
	901.0	08/15/12	JLN	Continued review of doc production by city; took	
903				notes re: most impt. Docs.	4.200
904	902.0	08/15/12	JLN	E-mail from B Brady re plaintiff's dep	0.100
905	903.0	08/15/12	JLN	E-mail from B. Lee re plaintiff's dep	0.100
906	904.0	08/15/12	JLN	E-mail from Brian Lee re subpoenaed docs	0.100
	905.0	08/16/12	JLN	Discussion w/ JF & GC re City's suggestion on	
				multiple deps of AS & best way to oppose same.	
907			İ		0.700
908	906.0	08/16/12	JLN	E-mail from City re plaintiff's dep	0.100
909	907.0	08/16/12	JLN	E-mail to JF re plaintiff's dep	0.100
	908.0	08/20/12	JLN	Discussion w/ JF & GC re amendment of the	
910				complaint to add Lt. Hanlon	0.600
911	909.0	08/20/12	JLN	Discussion w/ JF re AS dep prep	0.400
912	910.0	08/20/12	JLN	Reviewed City's Second Request for Docs.	0.200
	911.0	08/20/12	JLN	Review of E-mail from JF to City re amendment	
913				adding Lt. Hanlon	0.100
914	912.0	08/21/12	JLN	E-mail from Brady consenting to Amendment	0.100
915	913.0	08/21/12	JLN	E-mail from Brady re scheduling AS dep	0.100
916	914.0	08/21/12	JLN	E-mail from City requesting copy of complaint	0.100
	915.0	08/22/12	JLN	Meeting w/ GC & JF re Kretz's request to have an	
917				additional day to depose plaintiff	0.400
918	916.0	08/22/12	JLN	E-mail from City re AS dep date	0.100
919	917.0	08/22/12	JLN	E-mail from GC re dep dates	0.100
	918.0	08/23/12	JLN	Reviewed correspondence between AI Vann and	
920				Ray Kelly	0.100
921	919.0	08/27/12	JLN	Reviewed Supplemental Disclosures from City	0.100
	920.0	08/28/12	JLN	Drafted letter to Court re: extension of discovery	
922		_		deadline	0.400
923	921.0	08/28/12	JLN	E-mail from GC re Chief article	0.100
	922.0	08/28/12	JLN	E-mail from JF to defendants enclosing responses	
924				to discovery	0.100
	923.0	08/29/12	JLN	Mtg. w/ JF & GC re: City's Suppl. Disclosure & the	- 0.100
				need for us to depose at least 5 of the 9 new	
ļ				witnesses identified by City & other gen.strategy	
925				issues for advancing discovery	0.800
-	924.0	08/29/12	JLN	Reviewed City's Suppl. R. 26 disclosures re: P.O.	0.000
				Rodriguez, P.O. Rudy (both at 81 when Pl. left) &	
				P.O. Sadowski & EMT Villaverde & Det Yeager,	
926			1	etc	0.100

	A	В	С	D	E
1	 No.	Date	Timekeepe	Description	Hours
	925.0	09/01/12	JLN	Multiple e-mails and attachments from PO Kevin Rodriguez re: quota activity at the 52 pct.	
927					0.300
928	926.0	09/06/12	JLN	Reviewed grievance filed by Kevin Rodriguez	0.200
-	927.0	09/07/12	JLN	E-mail exchange w/K.Rodriguez re: monthly	
			1	performance evaluations & evidence of	
929				quotas/pressure	0.200
	928.0	09/10/12	JLN	Read Opinion & order from Judge Sweet on	
930				plaintiff's motion to amend	0.700
_	929.0	09/10/12	JLN	E-mail from GC re 120 day extension of discovery	
931				deadline	0.100
	930.0	09/10/12	JLN	E-mail from JF re 120 extension of discovery	
932				deadline	0.100
933	931.0	09/10/12	JLN	E-mail to JF re 120 extension of discovery deadline	0.100
933	932.0	09/10/12	JLN	Response from City on Hanlon amend; notes re:	
024	932.0	09/10/12	JLIN	same	0.100
934	022.0	09/11/12	JLN	Drafted letter seeking extension of discovery	
025	933.0	09/11/12	JEN	deadline until January 2013	0.400
935	0240	00/12/12	JLN	Reviewed ltr and enclosures from ACC Publicker,	0.100
	934.0	09/12/12	JLN	including multiple CD's with recorded interviews	
				made by IAB (non-confidential); began listening to	
				CD interviews (3742-3748)	
				CD litter views (3742-3746)	3.400
936		0.040.440		C. dill's in CD's a long-from IAD (non-	
	935.0	09/13/12	JLN	Cont'd listening to CD interviews from IAB (non-	3.700
937				confidential) investigation	3.700
	936.0	09/14/12	JLN	Cont'd listening to CD interviews from IAB (non-	4.600
938				confidential) investigation	4.000
	937.0	09/14/12	JLN	Reviewed materials sent by Kevin Rodriguez,	
		İ		including Sgt Summa statements re: "activity",	
				various recordings; perfomance evaluations; numerous memoranda, posts and	
				photos	3.700
939	<u> </u>			<u> </u>	0.400
940	938.0	09/14/12	JLN	Reviewed production by City	0.400
	939.0	09/15/12	JLN	Listened to recordsings of Capt. Thoms J. Kemper	
				at Transit District 4; recording of Deputy Insp. Donna Jones (Employee Management Division);	
ļ				took notes re same.	1.200
941	+				1.200
	940.0	09/16/12	JLN	Reviewed records from Councilman Vallone as	0.300
942	+			provided by City on 9-12	0.300
1	941.0	09/17/12	JLN	Reviewed JF draft letter to Court regarding adding	0.100
943				Lt. Hanlon as deft	0.100
	942.0	09/18/12	JLN	Reviewed JF's proposed ltr to Court re: Request to	0.100
944				Amend	0.100

1	No.				Ε
	1	Date	Timekee	pe Description	Hour
	943.0	09/18/12	JLN	Reviewed Judge Sweet's order granting plaintiff's	
				request for an extension of discovery deadline until	
945				January 12, 2013	0.100
	944.0	09/24/12	JLN	Meeting w/GC and JF to discuss City deficiency	
946	_			letter and AS dep prep	1.750
947	945.0	09/24/12	JLN	E-mail from City re: amended complaint	0.100
948	946.0	09/24/12	JLN	E-mail response from Kretz	0.100
949	947.0	09/24/12	JLN	E-mail response to Kretz & City	0.100
	948.0	09/24/12	JLN	E-mail to defendants re service of amended	
950				complaint	0.100
951	949.0	09/25/12	JLN	Prep AS for his dep	3.500
952	950.0	09/25/12	JLN	Meeting w/ AS & GC & JF re dep prep	2.900
953	951.0	09/25/12	JLN	E-mail from Greg R re Lauterborn dep	0.100
	952.0	09/26/12	JLN	Meeting w/ JF & GC & AS re adjorning dep due to	
954				father's medical emergency	0.600
955	953.0	09/26/12	JLN	Brady E-mail re: service of process	0.100
956	954.0	09/26/12	JLN	E-mail from JF adjourning dep of AS	0.100
957	955.0	09/26/12	JLN	E-mail from Kretz re Lauterborn dep	0.100
958	956.0	09/26/12	JLN	E-mail to JF adjourning dep of AS	0.100
_	957.0	09/26/12	JLN	Response from B Lee re: adj.	0.100
_	958.0	09/26/12	JLN	Response from Kretz re: adj.	0.100
-	959.0	09/26/12	JLN	Review of E-mail from GC adjourning AS dep	0.100
-	960.0	09/28/12	JLN	Drafted letter to all counsel re: responses from non-	0.100
			, Lan	parties, including Albert Vann, Fulton County and	
		-		Johnstown PD; reviewed enclosures	
962				2, it is the choice of the control of the choice of the ch	0.200
	961.0	09/29/12	JLN	Reviewed revised amended complaint by JF; edits	0.200
963				and revisions to same	0.700
964	962.0	10/02/12	JLN	Listened to entire QAD interview of AS	3.300
	963.0	10/04/12	JLN	Reviewed stipulation and Protective order for	3.300
965				Attorneys Eyes Only Signed by Judge Sweet	0.100
	964.0	10/05/12	JLN	Replayed 2d hour of QAD interview of AS (re:	0.100
Ì				downgrading based on index scrime stats); took	
966			-	notes re sme.	1.800
967	965.0	10/08/12	JLN	Prepared AS for depostion	6.400
$\overline{}$	966.0	10/09/12	JLN	Continued prepping AS for upcoming dep on Oct.	- 0.400
968		13,33,12	10211	11	7.200
$\overline{}$	967.0	10/09/12	JLN	Reviewed cover Jetter w/disclosures from City	7.200
	968.0	10/10/12	JLN	Continued prepping AS for dep tomorrow	0.100
-	969.0	10/11/12	JLN		6.700
$\overline{}$	970.0	10/11/12	JLN	Defended AS at his deposition	7.100
		10/11/12	12 L 1 N	Mtg. w/client to discuss his performance at today's	ŀ
72				deposition, and next steps for moving forward	
—⊢	971.0	10/11/12	JLN	Meeting with JF, GC, AS before depo	1.800 0.500

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	972.0	10/12/12	JLN	Reviewed Citys' disclosure of plaintiff;s NYS Tax Returns 2004-2009; compared same w/tax records in file.	0.400
_	973.0	10/12/12	JLN	E-mail to JF re photos used at AS dep	0.100
976	974.0	10/12/12	JLN	Email to JF to City re allowing AS access to QAD report	0.100
977	975.0	10/13/12	JLN	Began listening to IAB interviews (Sgt. Duncan/Lt. Gough); took notes re same; created summary of most important points re: Halloween nt.	3.800
978	976.0	10/14/12	JLN	Listened to Chief Marino IAB interview; Side A and Side B; took notes re: same; prepared summary of most important points	3.200
979	977.0	10/15/12	JLN	Mtg w/GC & JF re: Marino's IAB interview & inconsistencies w/claims in UF 49 & Halloween Night recording	1.200
980	978.0	10/16/12	JLN	Created chart summarizing differencs b/w Marino & Lauterbome in IAB interviews.	2.100
981	979.0	10/16/12	JLN	Listened to Caughey interview (Sides A & B); took notes re: same	1.600
982	980.0	10/16/12	JLN	Reviewed City's. Priv. log (27 pgs); highlighted all claims that need to be challenged & the basis for doing so	1.600
983	981.0	10/16/12	JLN	Listened to IAB interview of Capt. Lauterbom; took notes re: same	1.400
984	982.0	10/17/12	JLN	Mtg w/JF & GC re: City's privilege claims and possible arguments/motions to defeat such claims highlights of Lauterbom interview & inconsistencies w/Marino & home invasion recording	3,300
985	983.0	10/17/12	JLN	Research re: City's "Deliberative Process" Privilege claim and best cases for defeating such a claim	3.200
986	984.0	10/17/12	JLN	Drafted letter re: opposing Mauriello's request for an additional 7 hrs to depose plaintiff.	2.400
987	985.0	10/17/12	JLN	Listened to interview w/Sgt. Hawkins; took notes re: same; compared & contrasted with Gough & Duncan.	2.100
988	986.0	10/17/12	JLN	Compiled list of all CD's from City Production - Still missing 3801/08	0.400
989	987.0	10/17/12	JLN	Dicussion w/ GC & JF re City's refusal to allow AS to see QAD file	0.400
990	988.0	10/18/12	JLN	Drafted letter to Judge to modify AEO to allow AS access to confidential materials	3.200

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	989.0	10/18/12	JLN	Listened to interviews of Det. Yeager, Lt.	
991				Delafuente & Sgt. James; took notes re same.	3.200
	990.0	10/18/12	JLN	Research re: City's Grand Jury privilege claim	
				regarding ADA Jim Liander & Quuens DA	
992				investigation into Schoolcraft matter	2.600
	991.0	10/18/12	JLN	Mtg w/JF & GC re: City's Deliberative Process and	
ļ				Grand Jury privilege claims and best strategy for	
993				defeating same.	1.200
	992.0	10/18/12	JLN	Listened to interview w/Assistant Chief Gerald	
994				Nelson; took notes re:same	0.700
	993.0	10/18/12	JLN	Reviewed and edited motion permitting AS to	
				review QAD material and opposing 3 days of	
995				depositions for AS	0.500
996	994.0	10/18/12	JLN	Read amended answer by City	0.100
	995.0	10/19/12	JLN	Listened to IAB interviews for PO Mohabir, P.O.	
				Gaspari, and P.O. Nowacki; took notes re same	
997	į			, , , , , , , , , , , , , , , , , , , ,	2.900
	996.0	10/19/12	JLN	Listened to IAB interviews of P.O. Reyes, P.O.	
998				Visconi; notes re same	1.800
	997.0	10/19/12	JLN	Created chart summarizing differences b/w James	1.000
				& Yeager accounts of events at JHMC Med. ER.	
999			1	are sugar areasms of Crems at Miles Med. Elt.	1.700
1000	998.0	10/19/12	JLN	T/c w/ GC/JF re: Nelson, Caughey interviews	0.300
_	999.0	10/19/12	JLN	Read answer filed by Isak Isakov	0.100
	1000.0	10/20/12	JLN	T/c w/GC & JF re: P.O. Nowacki acknowledging	0.100
				quota (15 c's per month) at 81 & possibly serving	
				non-party subpoeana on her for dep and	
				discovering other possible w's at 81 re summons	
1002				quota	0.900
	1001.0	10/21/12	JLN	listened to IAB interviews for Sgt. Scanlar, Lt.	0.500
1003				Crawford & Det. Barbara; took notes re same	1.800
	1002.0	10/22/12	JLN	Listened to IAB interview of Sgt. Glaudino (ESU),	
İ			l I	P.O. Sadowski and PAA Thomspon; took took	
1004			! !	notes re same	2.800
	1003.0	10/22/12	JLN	Listened to IAB CD of EMT Villaverde, Sgt.	2.000
1005				Conwell & P.O. Hurly; took notes re same	1.800
	1004.0	10/22/12		Listend to IAB interviews of DI Green (CO 104) &	1.000
1006				P.O. Deck; took notes re same.	1.600
	1005.0	10/22/12		Compared DI Green statements w/Mauriello's	1.000
ĺ				statements re: interaction with DI Green at scene	
1007			1 1	and statements re: suspension	0.400
-	1006.0	10/23/12	$\overline{}$	Listened to IAB CD interviews of Sgt Weber, P.O.	0.400
1008	_ 5000	1.0.20,12	1 1	Lewis and P.O. Reyes	2 200
+	1007.0	10/23/12		Listened to IAB interviews of P.O.'s Astor &	2.300
1009	-00/10	10,23,12			1 700
1009			:	Santana; took notes re:	1.70

	Α	В		D	<u>E</u>
1	 No.	Date	Timekeepe	Description	Hours
	1008.0	10/23/12	JLN	Reviewed Ltr from S. Publicker responding to our	
				letter to modify AEO to allow access by Plaintiff	
1010					0.100
1010	1009.0	10/24/12	JLN	Listened to IAB interview of E. Marshall, P.O.	
	1007.0	1 2, 2	. —	Louis, P.O. Miller and P.O. Itwaru;took notes re	
1011				same	2.600
1011	1010.0	10/24/12	JLN	Listened to IAB interviews of Misty Schoolcraft	
1012		10/21/12	10211	(AS Sister); took notes re: same.	2.100
1012	1011.0	10/24/12	JLN	T/c w/AS & LS re their relationships with Misty	
	1011.0	10/24/12		Schoolcraft, her present location, last time of any	
				contact; also gen. discussions about status of	
				discovery and moving forward w/NYPD deps.	
				also very and me ving servant was a server	1.200
1013		110/24/12	H NI	Mation to compal hoard	0.500
1014	1012.0	10/24/12	JLN	Motion to compel heard  Ltr from GC re: Plaintiff's Response to City's 2d	0.500
	1013.0	10/24/12	JLN	· · ·	0.100
1015	<del></del>			Request for docs	0.100
	1014.0	10/25/12	JLN	Started review of IAB docs exchanged by City in	1.700
101 <u>6</u>				latest production	1.700
	1015.0	10/25/12	JLN	Reviewed Judge Sweet's endorsement of letter filed	0.100
1017				Kretz, Jr	0.100
	1016.0	10/26/12	JLN	Continued reviewing IAB docs from latest City	1.056
1018				exchange; notes re same	4.250
	1017.0	10/26/12	JLN	Continued review of IAB documents; took notes of	
1019				same.	3.800
	1018.0	10/27/12	JLN	Continued reviewing IAB docs exchanged by City	
1020			_		3.700
	1019.0	10/27/12	JLN	E-mail & follow up T/c w/ Eli Silverman re: case	
1021				status and specific items for discovery	0.400
	1020.0	10/28/12	JLN	Further review of IAB docs; highlighted and took	
1022	<u>,</u>			notes re: same	4.800
	1021.0	10/29/12	JLN	Finished review of IAB files; notes re same	4.400
	1022.0	10/29/12	JLN	Reviewed multiple Patrol Guide Procedures	
				provided by City; highlighted and flagged most	
1024	ı			important provisions; took notes re: same	3.200
	1023.0	10/29/12	JLN	Reviewed City's production re: Vallone docs &	
				correspondence from third parties, notes on same.	
1025	;				0.90
1023	1024.0	10/30/12	JLN	Reviewed Audio CDISprint Reports re:	
	1024.0	10/30/12		transmission made by NYPD on Oct. 31, 2009	
1026				104 Pct; notes re same.	2.60
1026		10/30/12	JLN	Reviewed Add'l Sprint Reports/Radio	
	1025.0	10/30/12	JLIN	Transmissions from Nov. 1, 2009 from 104th Pct;	
				notes re: same.	1.40
102		10/20/12	TI N	Reviewed Prop. Clerk Invoices & NYSPIN	
	1026.0	10/30/12	JLN	· I	0.20
102	8			response message.	

	A	В	C	D	Ε
1	No.	Date		e Description	Hours
	1027.0	10/31/12	JLN	Reviewed CD's re service attempts upstate; took	
1029	9			notes re: same	1.800
	1028.0	10/31/12	JLN	T//c w/ AS re: CD's showing attempted service &	<del>.</del>
				radio transmissions & AS's guidance as to what	
Í	1		İ	info should be focused on in transmissions	
1030					1.200
	1029.0	11/02/12	JLN	Review of case law sent by Lee re: medical	1.200
1031				defendants' liability	0.400
	1030.0	11/02/12	JLN	E-mail to GC re: Schoolcraft phone numbers	0.100
	1031.0	11/07/12	JLN	E-mail w/ GC re: service of newly named	0.100
1033	1	11,0,,12		defendants	0.100
1000	1032.0	11/11/12	JLN		0.100
	1032.0	11/11/12	JEN	Reviewed redacted responses to Schoolcraft justice	
1034				website for inclusion in discovery responses	
1034	1033.0	11/12/12	IIN		1.100
1005		11/12/12	JLN	Drafted response to City 2nd request for documents	
1035		11/10/10			1.200
	1034.0	11/12/12	JLN	Phone call with LS and AS re: continuing atty	
1036				client relationaship	0.750
1037	1035.0	11/14/12	JLN	Tennination letter from AS	0.100
	1036.0	01/22/15	JLN	Call from LS re: reentering case as lead counsel	
1038					0.750
	1037.0	01/23/15	JLN	T/c with Adrian re: potentially taking over as lead	
1039				counsel for trial	1.200
	1038.0	01/23/15	JLN	F/u call w/GC and JF about taking over case again	
1040					0.800
	1039.0	01/23/15	JLN	T/c w/GC re: potentially re-entering case & taking	
1041		ļ		over for trial	0.700
1042	1040.0	01/23/15	JLN	Reviewed R. 68 from Oct. 2014	0.200
	1041.0	01/24/15	JLN	T/c w/AS and LS re: wilingness to take over again	
1043		1		and inclusion of C &F on our trial team	0.900
	1042.0	01/26/15	JLN	Discussion with AS & LS re my initial review of	
				materials they sent me and the R. 68 offer, and the	
1044				next steps for moving forwad	1.400
	1043.0	01/27/15	JLN	Researched case law cited in City's Memo re:	1.400
				Unlawful entry section, 1st Amendment section and	
1045				conspiracy section.	2 400
	1044.0	01/27/15		Researched case law re: MHL 9.39; 9.40; 9.41	3.400
1046	_ , , , , ,			Researched case law 10. WITTE 9.39, 9.40, 9.41	2 000
	1045.0	01/27/15	JLN	Paviawad Plaintiffa Mana affan fan David Gu	2.800
1047	~0 ID+0	01/2//13	1	Reviewed Plaintiff's Memo of law for Partial SJ; notes on same	0.7.5
	1046.0	01/27/15			0.750
1048	1040.0	01/2//13	1	Reviewed City Memo of Law for SJ; took notes re	_
	1047.0	01/29/15		same	0.700
- 1	1047.0	01/28/15		Legal research re: JHMC arg. for exclusion of	
1049		.L		emergency med. expert Dr. Halpren Ruder	1.600

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1048.0	01/28/15	JLN	Reveiwed all SMF ("Statement of Material Facts") exhibits in support of Mauriello's motion.	
1050					1.400
1051	1049.0	01/28/15	JLN	Reviewed JHMC motion for SJ	0.800
1052	1050.0	01/28/15	JLN	Reviewed Mauriello's motion for SJ	0.600
1053	1051.0	01/28/15	JLN	Reviewed plaintiff's motion to Amend Second complaint & Reply Mem. re: same	0.400
1054	1052.0	01/29/15	JLN	Reviewed Dr. Bernier's motion for summary judgment; notes on same.	0.600
1055	1053.0	01/29/15	JLN	Reviewed Isakov's motion for summary judgment; notes on same	0.500
1056	1054.0	01/30/15	JLN	Reviewed Callan Declaration & Exhibits in Support of Motion	1.600
1057	1055.0	01/30/15	JLN	Telecon w/ plaintiff and Larry Schoolcraft re: case status, summary of w/ deposition testimony and taking over for Nat Smith	0.750
1058	1056.0	01/31/15	JLN	Reviewed City's Revised Memo of Law for Partial SJ; reviewed City's Local R. 56.1 Statement	1.100
1059	1057.0	01/31/15	JLN	Reviewed revised Suppl Decl. of RS adding add'l docs in support of City SJ motion	0.200
1060	1058.0	02/01/15	JLN	Rev'd Plaintiff's exhibits in support of SJ motion; notes re: same	2.400
1061	1059.0	02/01/15	JLN	Reviewed Dep. of Sgt. James	1.900
1062	1060.0	02/01/15	JLN	Reviewed Dep. of Lt. Broschart.; notes on same	1.200
1063	1061.0	02/01/15	JLN	Read Curtis Boston Dep.; notes on same	0.600
1064	1062.0	02/01/15	JLN	Read Rasheena Huffman Dep.; took notes re: same	0.500
1065	1063.0	02/02/15	JLN	Reviewed Dep. of Sgt. Sawyer; notes on same	1.700
1066	1064.0	02/02/15	JLN	Further discussion w/ GC & JF rejoining team to represent AS for trial	1.300
1067	1065.0	02/02/15	JLN	Reviewed Dep. of Lt. Hanlon; cross-referecenced PX 67 (IAB interview)	0.900
1068	1066.0	02/02/15	JLN	Reviewed Dep. of Dr. Halpren Rudit	0.600
1069	1067.0	02/04/15	JLN	Reviewed 1st 112 of Mauriello's dep; took notes re: same	1.700
1070	1068.0	02/04/15	JLN	T/c AS & LS re: case status, SJ motions and trial strategy and next steps for moving forward	1.100
	1069.0	02/04/15	JLN	T/c GC & JF re: pending trial strategy and misc.evidentiary issues, and setting up meeting to	0.00
1071	1070.0	02/04/15	JLN	discuss same in greater detail  Review of E-mail from AS re: QAD memo from Sgt. Scott	0.90

	Α	В	Ç	D	
1	No.	Date	Timekeep	pe Description	Hours
1073	1071.0	02/04/15	JLN	Reviewed docket sheet	0.300
1074	1072.0	02/04/15	JLN	Discussion w/ JF & GC re scheduling a meeting w/ Nat Smith ("NS") to discuss case status and trial prep	0.250
1075	1073.0	02/04/15	JLN	E-mail from AS to NS and entire team re: formally stating that we have been reinstated as lead trial counsel	0.100
1076	1074.0	02/04/15	JLN	E-mail from NS acknowledging Adrian Schoolcraft e-mail and suggesting mtg of entire team	0.100
1077	1075.0	02/05/15	JLN	T/c w. GC re: updates on discussion with Nat Smith, records and transcripts provided by Adrian and goal to streamline case for trial	0.500
1078	1076.0	02/06/15	JLN	Reviewed Eterno's deposition; took notes re: same	2.800
1079	1077.0	02/06/15	JLN	Reviewed 2nd amended complaint for refreshing mem. regarding core factual allegations, notes re: same	0.700
	1078.0	02/07/15	JLN	Reviewed all remaining Rule 56.1 Statements and Declarations; took notes re: same and prepared list of all potential exhibits all witnesses, all possible motions in limine based on said review	
1080					3.400
1081	1079.0	02/08/15	JLN 	Cont'd review of 56.1 statements and supporting docs	3.700
1082	1080.0	02/08/15	JLN	Reviewed Silvennan's deposition; took notes re same	3.200
1083	1081.0	02/09/15	JLN	T/c AS & LS regarding negative articles in Daily News regarding AS last week and steps moving forward	0.500
1084	1082.0	02/09/15	JLN	T/c GC re: issues that came up in Adrian's Dep and Larry's Dep and possible motions in limine	0.400
1085	1083.0	02/09/15	JLN	E-mail exchange with NS regarding setting up meeting and getting Broschart Dep and Exhibits from Maurielloi Marino Dep	0.100
	1084.0	02/10/15	JLN	Meeting w/ GC & JF regarding global trial strategy, witnesses to be called (or not called), exhibits to use, Rule 68 offer and next steps for moving forward.	3.100
1086	1005.0	02/10/15	TV N		3.500
1087	1085.0	02/10/15		E-mail correspondence w/AS, GC re: Defendants request to adjourn trial	0.200
1088	1086.0 ————	02/10/15		E-mail correspondence w/AS, GC re: Defendants request to adjourn trial	0.200

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
1089	1087.0	02/11/15	JLN	Started review of deposition exhibits	3.400
	1088.0	02/11/15	JLN	T/c AS and LS regarding trial adjournment request	
				by City, strategy for dealing with multiple issues	
				raised by defendants in dep of plaintiff and overall	
				approach to the case against NYPD	
1090		İ			1.400
	1089.0	02/11/15	JLN	Review of witness/exhibit list from JF and discuss	
1091			İ	with GC	1.300
1092	1090.0	02/11/15	JLN	Reviewed JHMC memo in opp to SJ	0.300
1093	1091.0	02/11/15	JLN	Review of E-mail from AS regarding trial	0.100
1094	1092.0	02/12/15	JLN	Continued review of deposition exhibits	3.750
	1093.0	02/12/15	JLN	T/c NS and JL regarding scheduling motion	
				practice, procedural history, and setting up meeting	
				for next week to discuss exhibits, docs, and trial	
1095				strategy	0.500
	1094.0	02/12/15	JLN	E-mail exchange with NS regarding schedule	
1096				change for trial and clients consent.	0.100
	1095.0	02/12/15	JLN	T/c client regarding update on schedule, new	
1097				materials he sent me, overall trial strategy	0.100
	1096.0	02/13/15	JLN	Meeting w/GC to discuss which witnesses I would	
				be responsible for at trial; general trial strategy	
1098					1.300
1099	1097.0	02/13/15	JLN	Reviewed Bernier Opp to PH. SJ motion	0.500
	1098.0	02/13/15	JLN	Reviewed City Memo of Law in opp to Pl. Mot;	
1100				took notes re same	0.400
	1099.0	02/13/15	JLN	Reviewd Mauriello Aff. In Opp; notes on same	
1101					0.300
	1100.0	02/13/15	JLN	Reviewed JHMC Mem. of Law in opp to Pl. mot	
1102				for SJ	0.300
_	1101.0	02/13/15	JLN	T/c NS regarding missing evidence (Appeal file,	
				EIU file, locker contents & Digital recorder)	
1103					0.300
	1102.0	02/13/15	JLN	Review of letter by Ryan Shaffer requesting more	
				time for reply and 2 week adjournment of trial	
1104					0.100
	1103.0	02/13/15	JLN	Review of order setting trial date to April 20, 2015	
1105					0.100
	1104.0	02/14/15	JLN	Reviewed exhibit books volumes 1-3; read and	
				highlight Dept. Adv. Interviews or Marino and	
1106				Mauriello	4.900
	1105.0	02/14/15	JLN	Began review of Pl. Combined Opposition memo	
				to City's motion, Mauriello's motion; made bullet	
				point summary of salient points/issues	
1107	·				2.600

	Α	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
1108	1106.0	02/14/15	JLN	Finished review of Plaintiff omnibus response to all motions	1.800
1109	1107.0	02/15/15	JLN	Cont'd review of deposition exhibits	3.200
1110	1108.0	02/15/15	JLN	Reviewed and highlight Dr. Lamstein Dep; took notes re: same	
1110	1109.0	02/15/15	JLN		3.100
1111			JLIN	Reviewed handwritten notes of Dr. Lamstein; took notes re: same	2.900
1112	1110.0	02/15/15	JLN	Reviewed Mauriello's Mem. in Opp. To Pl. Mot. For SJ	0.500
1113	1111.0	02/16/15	JLN	Began drafting case summary of all relevant and important facts for use at trial; began developing outline with bullet points for opening and closings, added citations for proof at trial	7 (00
	1112.0	02/17/15	JLN	Finished review of deposition exhibits	7.600
1115	1113.0	02/17/15	JLN	T/c AS & LS regarding list or witnesses, JPTO, filing deadlines, meeting w/ NS this Friday and gen. trial strategy	0.800
1116	1114.0	02/17/15	JLN	E-mail AS regarding adjourned trial date and proposed meeting with NS and rest of trial than this Friday	0.100
1117	1115.0	02/17/15	JLN	E-mail GC & JF regarding new MIL for Queens DA findings and meeting with NS this Friday	0.100
1118	1116.0	02/18/15	JLN	Continued working on outline, inserting specific facts with citations to the record	2.100
1110	1117.0	02/18/15		T/c GC regarding meeting for Friday, important testimony from PAA Boston and issues to cover in the plaintiffs direct (re: downgrading and MIL regarding Johnstown Social Services)	
1119	1118.0	02/19/15	JLN	Reviewed and tabbed wl notes Mauriello Dep pp.	0.600
1120		<del> </del>		4/06/71	2.700
1121	1119.0	02/19/15		Reviewed IAB summary of witness statements; took notes regarding same	1.800
1122	1120.0	02/19/15		Reviewed Lt. Caughey's Dept Advocate testimony; took notes regarding same	1.400
	1121.0	02/19/15	JLN	T/c GC regarding best and worst pts from Huffman, Adrian's handling of downgrading issue at his deposition, fit for duty reports, and general issues that might come up at tomorrow's meeting	
1123	1122.0	02/19/15	JLN	E-mailed GC summary of deposition section and	0.500
1124	1123.0	02/19/15	1	noted it for prep of AS at trial  E-mail exchange with GC regarding points in	0.300
1125		02/17/13	1 1	Mauriello's motion papers	0.100

Ī	Α	В	C	D	<u>E</u>
1	No.	Date	Timekeep	e Description	Hours
	1124.0	02/20/15	JLN	Meeting w/ NS and JL regarding overall trial strategy and specific evidentiary issues and motions in limine, verdict sheet and Monell theories against JHMC and the City and allocution of trial	3.500
1126				responsibilities	3.300
1127	1125.0	02/20/15	JLN	Further revised and edited proposed list of exhibits and witnesses; E-mailed same to NS for todays meeting	1.600
	1126.0	02/20/15	JLN	Meeting with GC & JF prior to today's meeting with NS to go over legal issues to discuss	1.000
1129	1127.0	02/20/15	JLN	T/c with AS & LS re: overview of today's meeting and strategic issues that came up	0.750
	1128.0	02/20/15	JLN	T/c GC regarding summary of todays meeting	0.200
1131	1129.0	02/20/15	JLN	Read E-mail from AS regarding indemnification for Mauriello's counterclaim	0.100
1132	1130.0	02/21/15	JLN	Continued working on developing case summary of all most impt facts for the case; incorporated facts into opening outline	3.700
1133	1131.0	02/21/15	JLN	Started outline of crosses for Lauterborn, Marino and Mauriello; moved relevant case facts into each cross outline; started adding relevant facts from recordings of home invasion and IAB interviews.	3.600
1134	1132.0	02/22/15	JLN	Started to develop specific points using documents for Lauterborn cross; continued cross reference Dept. Adv. tx and Dep tx	3.900
1135	1133.0	02/22/15	JLN	Continued developing opeing outline and global case summary	2.600
1136	1134.0	02/22/15	JLN	Read and highlighted transcript of Lt. Joe Ferrara; took notes regarding same	1.60
1137	1135.0	02/22/15	JLN	E-mail exchange AS regarding clients request for indemnification from city for Mauriello's counterclaim	0.20
1138	1136.0	02/23/15	JLN	Continued working on global case summary; focused on client's background in Navy and employment with NYPD, then arrival of Mauriello and pressure for numbers	1.70
1139	1137.0	02/23/15	JLN	Reviewed second set of filings by all defendants (responses); took notes re: same	1.30
1140	1138.0	02/23/15	JLN	Follow up t/c with AS & LS re: summary of meeting with NS, points of agreement and disagreemen, overall trial strategy	1.10
	1139.0	02/23/15	JLN	T/c GC regarding transcription of IAB tapes and obtaining remaining tapes from Smith today	0.10
1141	[				0.1

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	1140.0	02/24/15	JLN	Continued adding critical facts to case summary	74
1142	<del></del>			and opening statement	2.700
1	1141.0	02/24/15	JLN	Continued drafting preliminary stages of Mauriello	
				cross, focusing on false statements in 1st and	
1143				second affidavits	1.800
	1142.0	02/24/15	JLN	Davis of Francisco	
1144				Review of Eterno's dep; took notes regarding same	1.600
	1143.0	02/24/15	JLN	Reviewed Mauriello's EBT tx in Floyd; took notes	-
1145				re: same	1.400
	1144.0	02/24/15	JLN	Continued working on opening and case summary,	
				continued adding critical facts to case summary	
1146					1.100
	1145.0	02/24/15	JLN	E-mail to JF re motion in limine issues to be	
1147				covered	0.200
	1146.0	02/24/15	JLN	E-mail exchange with GC & JF regarding MIL	0.200
				issues presented by Eterno's testimony (and hypos	
1148				asked by City)	0.100
	1147.0	02/24/15		E-mail exchange with NS regarding additional	- 0.100
1149				discipl. Records for Mauriellio and Marino	0.100
	1148.0	02/25/15		Reviewed Marino's Dept. Adv. Trial Tx; highlight	0.100
				same for extraction of excerpts onto my outline	
1150				or ensemble of ensempte office my outline	1.100
	1149.0	02/25/15	JLN	Highlighted Mauriello's Dept Adv. testimony for	
1151				incorporation into cross x outline	0.700
	1150.0	02/25/15		Reviewed dep of 30 (b) (6) witness Valenti,	0.700
1152				highlighted same	0.600
-	1151.0	02/25/15		Reviewed Lauterborn excerpts from Dept. Adv.	0.000
1153			i i	transcript; added to cross x outline	0.400
	1152.0	02/25/15		Reviewed timeline of events prepared by AS; cross-	0.400
				referenced with our own time line; made	
1154				adjustments accordingly.	0.400
	1153.0	02/25/15	o	E-mail correspondence re: major points for Valenti	0.400
1155			, ,	w/GC	0.300
	1154.0	02/25/15		Reviewed AEO & confidentiality order, signed	0.500
1156				same for NS office	0.200
	1155.0	02/25/15		E-mail exchange with client regarding his	0.200
1157				mauriello/kress timeline	0.100
	1156.0	02/25/15		E-mail exchange with GC regarding highlights	0.100
1158	-			from Valenti dep	0.100
-	1157.0	02/26/15		Worked on developing additional points for Marino	0.100
1159		32,23,13		cross	1 200
- $+$	1158.0	02/26/15		Meeting w/GC and JF re: outstanding items we	1.300
1160	- 100.0	02,20,13	1 1	need from trial from NS	1 100
		<del></del>	<u> </u>	iced from that from NS	1.100

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	1159.0	02/26/15	JLN	Read e-mail from NS regarding new 2d Cir. 1st Amend. Decision (Matthews); read & highlighted	0.600
1161				decision to the decision decision to the decision decisio	0.000
1162	1160.0	02/26/15	JLN	T/c GC regarding plaintiff's conversation with Huffman, recording of same and making transcripts of other recordings.	0.400
1163	1161.0	02/26/15	JLN	Phone call w/GC and Merry Soeto re: IAB and DAO recording	0.300
1164	1162.0	02/26/15	JLN	E-mail conespondence w/NS and GC re: IAB recorded interviews	0.200
1165	1163.0	02/26/15	JLN	Sent client summary of new <u>Matthews</u> decision and its impact on our case	0.200
1166	1164.0	02/26/15	JLN	Sent GC Summary of most important pts in  Matthews to ensure that those points are included in Adrian's direct	0.200
1167	1165.0	02/26/15	JLN	T/c with Meny (NS office) and follow up E-mail exchange regarding obtaining cd's from Sgt. Scott's IAB interview	0.200
1168	1166.0	02/27/15	JLN	T/c with JF regarding following up with NS, IAB v. DAT transcripts, calling additional witnesses like Nelson and Valenti and Yeager	0.600
1169	1167.0	02/27/15	JLN	E-mail conespondence with NS and GC re: dep summaries, index of all exhibits, potential trial exhibits	0.400
	1168.0	02/27/15	JLN	E-mail exchange toNS requesting review of our exhibit list (as compiled by JN & GC) re global "universe" of all exhibits needed for trial, and made additional requests for items that will facilitate trial prep.	0.200
1170 1171	1169.0	02/27/15	JLN	Reviewed preliminary list of exhibits and Indexes provided by NS	0.200
1172	1170.0	02/27/15	JLN	E-mail exchange with NS regarding following up on Exhibit lists, Index of CD's, Index of exhibits and EBT summaries	0.100
	1171.0	02/28/15	JLN	Revised cross-x for Mauriello adding sections from Dept. Adv. Transcript	2.800
1173	1172.0	02/28/15	JLN	Revised Marino cross-x draft incorporating in testimony from Dept. Adv. Transcript	2.750
1175	1173.0	02/28/15	JLN	Revised Lauterbom cross-x draft, adding all sections and points from Dept. Adv. Transcript	2.600
1176	1174.0	03/01/15	JLN	Continued working on global case summary and opening statement outline	4.200
1177	1175.0	03/01/15	JLN	Reviewed and highlighted Mauriello EBT Volume I; took notes re: same	2.900

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
1447	1176.0	03/01/15	JLN	Reviewed AS dep transcript Vol. I, took notes re:	
1178		00/01/05		same	2.900
	1177.0	03/01/15	JLN	Reviewed and highlighted EBT of Captain Trainor;	
1447				Cross referenced E-mails refered to in deposition	
1179		02/01/15			2.200
1	1178.0	03/01/15	JLN	Reviewed NYPD patrol guidelines for AWOL	
1110				procedures and EDP's; took notes regarding same	
1180		02/02/15	H.N.		0.700
	1179.0	03/02/15	JLN	Reviewed AS dep Vol. II, took notes and prepared	
1100				summary of most important issues raised	
1181	<del></del>	02/02/15	77.57		3.400
1100	1180.0	03/02/15	JLN	Continued adding to case summary and opening	
1182	+	02/02/15		outline	3.200
1183	1181.0	03/03/15	JLN	Reviewed final volume of AS transcript; notes and	
1183	1182.0	02/02/15	11.21	bullet point summary of same	2.800
1184	1	03/03/15	JLN	Worked on Mauriello cross-x incorporting sections	
1104		02/02/15	17.37	from Volume II of deposition	1.100
	1183.0	03/03/15	JLN	T/c GC regarding IAB tapes, strategy for plaintiff	
1185				direct and for use of home invasion audio in	
1185	1184.0	03/04/15	III	opening	0.500
	1104.0	03/04/13	JLN	Finished review of Bernier's dep; notes and	
1186				prepared summary of most important points for use	
1100	1185.0	03/04/15	JLN	in opening.	3.200
1187	j.	03/04/13	JLN	Started reviewed of Bernier's dep. highlighted and	
110/	1186.0	03/04/15	JLN	took notes re same	2.100
1188	l .	03/04/13	JLIN	Worked on adding deposition testimony into  Lauterborn cross	1.600
	1187.0	03/04/15	JLN	Reviewed dep. of Dr. Patel	1.600
	1188.0	03/04/15	JLN		0.900
	1100.0	03/04/13	JEIV	T/c with GC regarding Huffman cross-x points, and using Valenti deposition testimony to refute same	
				and reassigning Sgt. James cross and obtaining a	
				draft of direct for plaintiff from NS	
1190				John 110	0.500
-	1189.0	03/04/15	JLN	Phone and E-mail w/GC re: witness list	0.300
	1190.0	03/04/15	JLN	E-mail to Scott Korenbaun ("SK") regarding jury	0.300
				charges, including 1 st amended complaint; subst.	Į
1192				due process, malpractice and MH 9.39	0.200
-	1191.0	03/04/15	JLN	E-mail exchange GC regarding Velez PBA	0.200
1193			1 1	transcript, copy of same	0.100
	1192.0	03/04/15		E-mail exchange with GC regarding identity of	0.100
1194			i i	other IAB investigator	0.100
-	1193.0	03/04/15		E-mail to GC with revised witness list	0.100
	1194.0	03/05/15	JLN	Continued working on cross of Lauterborn	3.750
	1195.0	03/05/15		Continued working on Lauerborn cross-x	3.600
	1196.0	03/05/15	JLN	Continued working on Lauterborn cross	5.000

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
1199	1197.0	03/05/15	JLN	Reviewed veritext transcript for Lauterborn and LS	0.300
	1198.0	03/06/15	JLN	Continued working on Marino cross; all relevent text from deposition incorporated into cross	
1200					4.200
$\vdash$	1199.0	03/06/15	JLN	Continued working on Marino cross	3.700
$\vdash$	1200.0	03/06/15	JLN	Continued working on Marino cross	1.600
+	1201.0	03/06/15	JLN	Discussion w/ JF & GC re proposed witnesses	0.600
1204	1202.0	03/06/15	JLN	E-mail exchange with client and LS regarding witness list and case update	0.100
	1203.0	03/07/15	JLN	Contined working on case summary and opening outline, incorporated all important facts for same	
1205					3.250
	1204.0	03/07/15	JLN	Reviewed veritext transcriptions of home invasion, Lauterborn call, IAB interview of Carter, Huffman and Det. Yeager; took notes re: same	
1206					2.600
	1205.0	03/08/15	JLN	Started review of Dr. Isakov's deposition; cross-referenced with his notes in the chart; made	
1207				summary of salient points	2.900
1208	1206.0	03/08/15	JLN	Continued reviewing Dr. Isakov's dep and extracting important points for use in opening statement.	2.400
1200	1207.0	03/08/15	JLN	Reviewed transcripts of Dr. Dhar and Dr. Lwin; took notes re: same	
1209					1.900
1210	1208.0	03/09/15	JLN	Review of plaintiffs consolidated 56.1	1.000
	1209.0	03/09/15	JLN	T/c client regarding case strategy, witnesses who will be called, Queens DA findings and investigation, overall strategy for trial and next	0.000
1211			_	steps for moving forward	0.900
	1210.0	03/09/15	JLN	E-mails to NS regarding missing IAB tapes, Marino confidentiality section of deposition; adding exhibits to global trial list, and revising list of trial assignments for each member of team	
1212					0.400
	1211.0	03/09/15	JLN	T/c NS regarding R. 56 admissions; impressions of Lamstein; striking Lamstein affidavit; IAB recordings on MarinoiLautemom, and meeting on Thursday	0.400
1213		02/00/15	11.37		0.400
	1212.0	03/09/15	JLN	Compiled List of NYPD witnesses for trial and assigned all witnesses to team for trial; e-mailed	
1214				copy of same to team	0.300

	A	В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	1213.0	03/09/15	JLN	T/c w. GC regarding E-mails sent to Smith and	
	÷			setting up meeting with him and his trial team	
1215					0.300
1216	1214.0	03/10/15	JLN	Continued working on Mauriello cross-x	1.800
	1215.0	03/10/15	JLN	Reviewed NS' Rule 56.1 Statement global summary	
				of all facts admitted; took notes re: same	
1217					1.400
	1216.0	03/10/15	JLN	T/c with AS and LS regarding Lamstein, Seroquil,	
				Velez PBA hearing and admissibility, ESU	
				appearance and actions, Sawyer and James actions	
1218				in ER	0.750
	1217.0	03/10/15	JLN	T/c LS follow up on call and issues that arose in	
1219				Larry's deposition	0.400
1220	1218.0	03/11/15	JLN	Continued working on Mauriello cross-x	3.700
1221	1219.0	03/11/15	JLN	Continued working on Mauriello cross-x	2.600
	1220.0	03/11/15	JLN	E-mail exchange with NS regarding Mauriello	
1222				meds & Marino steroid trial	0.100
1223	1221.0	03/11/15	JLN	E-mail w/NS and GC re: exhibits and meeting	0.100
1224	1222.0	03/12/15	JLN	Mauriello cross-x continued	3.500
	1223.0	03/12/15	JLN	Meeting w/ GC, JF, NS, and JL re trial, motions	
1225					2.400
	1224.0	03/12/15	JLN	Meeting w/ GC to follow up with specific issues	
1226			1	discussed at today's meeting	0.750
	1225.0	03/13/15	JLN	Reviewed Marino Disc. file, Comp stat docs	
				regarding Mauriello and Marino, amnesty program	
1227				docs, crime reporting handbook	3.750
1228	1226.0	03/13/15	JLN	Review of proposed jury instructions from SK	0.500
1229	1227.0	03/13/15	JLN	E-mail to GC re: case theory	0.200
	1228.0	03/14/15	JLN	Added all relevant parts of home invasion into	
				Lauterborn cross-x also added appeal meeting and	
1230				March 2009 conversation into cross	2.750
	1229.0	03/14/15	JLN	Continued revising and editing Lauterborn cross	
1231					2.750
	1230.0	03/14/15	JLN	Added relevant quotes from home invasion into	
				Marino cross-x; continued revising & editing	
1232				Marino cross	2.400
	1231.0	03/15/15	JLN	Continued Revising and editing Lauterborn cross	
1233					3.900
	1232.0	03/15/15	JLN	Continued revising and editing Lauterborn cross	
1234				-	3.750
1235	1233.0	03/16/15	JLN	Continued revising and editing Mauriello cross	3.100
	1234.0	03/17/15	JLN	Reviewed appeal meeting and also IAB interview	
1236				of Gough, Sawyer and Dunch	1.900
1237	1235.0	03/17/15	JLN	Continued working on Lauterborn cross	1.600
1238	1236.0	03/17/15		Review of interview memo of Stretmoyers	0.200

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
239	1237.0	03/18/15	JLN	Continued working on Lauterborn cross	1.700
	1238.0	03/18/15	JLN	Reviewed facts in SJ motions for use in opening	
1240			ļ	outline; took notes regarding same	1.400
1241	1239.0	03/18/15	JLN	E-mail w/GC re Schoolcraft direct	0.200
	1240.0	03/18/15	JLN	E-mail exchange with NS regarding subpoenas and	
1242				points for Lamstein cross	0.100
	1241.0	03/19/15	JLN	Continued reviewing PES records; reviewed file	
				and handwritten notes of Dr. Lamstein; took notes	
1243				re: same	3.700
	1242.0	03/19/15	JLN	Started review of NYPD Psychological Evaluation	<u> </u>
	12.12.0			Section ("PES") file for AS; notes on same.	
1244					2.100
	1243.0	03/19/15	JLN	Continued work on Mauriello cross	1.700
_	1244.0	03/19/15	JLN	Review of NS verdict sheet; made edits revisions to	
1246		00,13,10		same	0.40
12 10	1245.0	03/19/15	JLN	E-mail comments and feedback re: verdict sheet	_
1247	1245.0	03/13/13	<b>521</b> ·		0.30
	1246.0	03/19/15	JLN	E-mail exchange with GC regarding Jamaica	0.10
	1247.0	03/20/15	JLN	Continued working on Mauriello cross-x	4.60
	1248.0	03/20/15	JLN	Continued working on Mauriello cross	2.90
1230	1249.0	03/20/15	JLN		
	1247.0	03/20/13	10211	E-mail exchange with rest of team regarding city's	
1251			!	proposed adjournment of trial and other misc issues	0.20
	1250.0	03/22/15	JLN	Continued working on Mauriello cross	3.70
	1251.0	03/22/15	JLN	Continued working on Mauriello cross	2.60
	1252.0	03/22/15	JLN	Mauriello cross-x continued	2.10
1234	1253.0	03/22/15	JLN	Review of NS letter re Lamstein and E-mailed	
1255	I	03/22/13	J.E.I.	comments	0.40
	1254.0	03/23/15	JLN	Continued working on Mauriello cross	3.90
1230	1255.0	03/23/15	JLN	Meeting with GC regarding important points of	
1257		03/23/13	J. L.	Sgt/ James and Sgt. Sawyer's testimony	0.40
1237	1256.0	03/23/15	JLN	Phone call w/GC re: James call to Lauterborn from	
1258	i	03/23/13	1021	hospital	0.40
1230	1257.0	03/23/15	JLN	Phone correspondence w/ GC re: AS discussion of	
1259	1	03/23/13	V = 1	Home Invasion	0.30
	1258.0	03/23/15	JLN	E-mail correspondence re: Schoolcraft film	0.20
1200	1259.0	03/23/15	JLN	E-mail exchange with NS regarding trial exhibit list	
	1237.0	03/23/13	,	and verdict sheet (uncluding JL's marshalling of	
1261				facts)	0.20
1201	1260.0	03/23/15	JLN	Locate and send portions of AS deposition	
1262		03/23/13	1251	testimony to help with GC crosses	0.20
1262		02/22/15	JLN	Review of Kretz supplemental interrogatories re	
	1261.0	03/23/15	JLIN	Schoolcraft movie	0.20
1263	<u> </u>			Selloolelate movie	

<u> </u>	A	В	С	D	E
1	No.	Date		e Description	Hours
	1262.0	03/23/15	JLN	E-mail exchange with NS with NS regarding	
				Kretz's new interogatories for Adrian regarding	
1264				Schoolcraft movie	0.100
	1263.0	03/23/15	JLN	E-mail to GC portion of Lauterbom cross re: Sgt.	
126				James	0.100
	1264.0	03/24/15	JLN	Continued working on Mauriello cross	3.900
1267	1265.0	03/24/15	JLN_	Continued work on Mauriello cross	1.700
	1266.0	03/24/15	JLN	Meeting w/ GC discussing role of Sadowsky,	-
				Miller and Sawyer; Also, QAD Huffman interview	
Ĭ				and relation to Mauriello and general trial strategy	
1268	<del></del>				0.600
	1267.0	03/24/15	JLN	E-mail exchange with rest of team regarding	
	ŀ			exhibit list and concerns over IAB file and	
1269				impeachment documents	0.200
ŀ	1268.0	03/24/15	JLN	E-mail exchange with SK regarding issues	
1270				requiring special jury charges	0.200
	1269.0	03/25/15	JLN	Continued working on Mauriello cross-x (attack	
1271				counterclaim)	3.750
	1270.0	03/25/15	JLN	Continued working on Mauriello cross-x (attack	
1272				counterclaim)	2.900
1273	1271.0	03/25/15	JLN	Continued working on Mauriello cross-x	2.100
	1272.0	03/25/15	JLN	T/c with clients regarding strategy for trial and next	
1274				steps for moving forward	0.900
	1273.0	03/25/15	JLN	E-mail correspondence w/GC and NS regarding	
1275		_		regular meetings	0.200
	1274.0	03/25/15	JLN	E-mail exchange with team regarding Yeager	
1276				(retired) and setting up meeting for Fridays	0.100
	1275.0	03/26/15	JLN	Finished cross-x outline of Mauriello	
1277				(counterclaim)	4.600
1278	1276.0	03/26/15	JLN	Continued cross-x of Mauriello	3.900
	1277.0	03/26/15	JLN	Reviewed Forest Hill Hospital records and records	
		ĺ		from Dr. Sure; took notes regarding same;	
1279				forwarded same to GC	1.400
1280	1278.0	03/26/15	JLN	E-mail correspondence w/AS re Kretz letter	0.100
	1279.0	03/26/15		E-mail to GC re: medical records	0.100
1282	1280.0	03/26/15	JLN	Review of Kretz letter re film	0.100
	1281.0	03/26/15	JLN	Reviewed letter from Kress regarding	
				Supplemental Interrogatories on Schoolcraft movie	
1283				and e-mail exchange regarding same	0.100
	1282.0	03/27/15		T/c with NS, JL and GC regarding multiple issues	
			1	related to prepping for trial, including exhibits,	
				experts, jury charges, voir dire, speaking to	
				landlord, prepping client and comp stat clips	
1284				,	1.900
1285	1283.0	03/27/15	JLN	Reviewed and edited opening statements	1.700

1	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
1286	1284.0	03/27/15	JLN	Phone conference with GC, NS, JL	1.000
	1285.0	03/27/15	JLN	Various E-mail correspondence GC and NS re:	
1287				meeting and missing IAB Lauterborn recording	0.400
	1286.0	03/27/15	JLN	Review of Sgt. Chu and Scott memo	0.300
	1287.0	03/27/15	JLN	E-mail correspondence between GC and Merry	
1289				Soete re: AS Audio Clips	0.100
	1288.0	03/27/15	JLN	E-mail to GC regarding conference call for assorted	
1290				trial issues today	0.100
	1289.0	03/27/15	JLN	T/c GC regarding preparing for conference call	
1291				with NS today and using Veritext software	0.100
	1290.0	03/28/15	JLN	Reviewed highlighted sections from Lamstein	
	12/010			Dep.; cross-referenced with PES file and Lamstein	
1292				notes on Schoolcraft	3.200
	1291.0	03/28/15	JLN	Reviewed GC's rough draft of AS direct	1.400
1233	1292.0	03/28/15	JLN	Reviewed narrative report and records of Dr.	
	12/2.0	03,20,10		Steven Luell; cross referenced with JHMC findings	
1294	i	1		re: mental health of AS.	0.600
12,54	1293.0	03/28/15	JLN	Reviewed IAB Summary on Dr. Lamstein's	
1295		03/20/13		interview; took notes re: same	0.400
1293	1294.0	03/29/15	JLN	Reviewed narrative reports of defense experts Dr.	
	1294.0	03/27/13	3ET	Levy, Dr. Tancredi, Dr. Dolger, & Dr. Dowling;	
				prepared bullet point summary of key points from	
				each report; cross-referenced with plaintiff expert,	
1200				Dr. Lubit's report.	4.200
1296	1295.0	03/29/15	JLN	Reviewed Veritext transcripts and recordings from	<u> </u>
	1295.0	03/29/13	JEN	Home Invasion, began creating audio clips for trial	
1207	,			Thome invasion, began eleating duale empered	1.750
1297		03/29/15	JLN	Further reviewed Dr. Sure's records and records	
	1296.0	03/29/13	JEN	from Forest Hills Hospital; cross referenced with	
1200				notes in PESLamstein file.	1.400
1298		03/29/15	JLN	Reviewed Dr. Halpren's Ruder's report; highlighted	
1200	1297.0	03/29/13	JLN	same	0.300
1299	1298.0	03/30/15	JLN	Reviewed, revised and edited Lauterborn cross-x	
1200	i	03/30/13	JEN	Reviewed, 1041564 and cance Zuaters am 22 22	3.700
1300	1299.0	03/30/15	JLN	Added sections to opening statement	1.900
	1300.0	03/30/15	JLN JLN	Phone call <i>w/GC</i> re: Citys request to adjourn	0.300
1302	1301.0	03/30/15	JLN	T/c GC & JF regarding admissibility of tape	
	1301.0	03/30/13	31.11	recorded statements of persons interviewed by IAB	
120	,			, , , , , , , , , , , , , , , , , , , ,	0.300
1303		03/30/15	JLN	T/c JF regarding motion in limine issues and recent	
	1302.0	03/30/13	JLIN	filings by NS regarding striking affidavit and	
				request for conference	0.300
	11			·	
1304	1303.0	03/30/15	JLN	E-mail from city re amendment opposition	0.100

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1305.0	03/31/15	JLN	Continued working on various new sections on	
1307	7 -			opening statement outline	3.400
	1306.0	03/31/15	JLN	Continued highlighting, revising and editing	
				Lauterborn cross, integrated newly found info from	
1308	3			2nd IAB interview	2.800
	1307.0	03/31/15	JLN	E-mail correspondence w/NS and GC re trial	
1309				witnesses and exhibits	0.200
	1308.0	03/31/15	JLN	E-mail exchanges with GC and NS regarding list of	
				trial exhibits, list of trial assignments, verdict sheet	
	ļ			from Marshall and handling Valenti	
1310					0.200
1311	1309.0	04/01/15	JLN	Continued working on opening statement	2.500
	1310.0	04/01/15	JLN	T/c with GC regarding important points from	
				Valenti and Broschart and additional grounds for	
				impeaching Huffman and difference between	
1312				"administrative leave" and "lost time"	0.500
	1311.0	04/01/15	JLN	E-mail exchange regarding setting up meeting for	
1313				tomorrow with trial team	0.100
1314	1312.0	04/01/15	JLN	E-mail re: meeting w/GC, and NS team	0.100
1315	1313.0	04/02/15		Working on revising and edits Marino's cross-x	3.700
1316	1314.0	04/02/15		Resumed working on Marino cross-x	2.600
1317	1315.0	04/02/15		Meeting with GC and NS team	1.900
1318	1316.0	04/02/15		Comtinued work on opening statement	1.700
	1317.0	04/02/15		Drafted and sent follow up E-mails w/NS team and	
1319				GC after meeting re: exhibits	0.500
	1318.0	04/02/15	JLN	T/c with JF regarding several issues in motion in	
				limine and admissibility of Marino's steroid	
1320				investigation under R. 608 (b)	0.500
	1319.0	04/02/15	JLN	Follow up t/c with JF locating does relevant for	
			1	motion in limine, including plaintiff IAB/CCRB	
ļ ,				transcripts, Affidavits for spoilation, and Eterno	
1321				deposition testimony	0.300
	1320.0	04/02/15		Reviewed proposed exhibit list from NS in prep for	
				today's meeting. Also compiled own list of subject	
1322				for discussing	0.300
	1321.0	04/02/15		Γ/c with GC regarding Lauterborn's second PG in	
				September 2010 and getting recordings of same	
1323			_		0.100
	1322.0	04/02/15	JLN 7	Γ/c with JF regarding area of expertise and scope	
1324				of testimoy for Eterno	0.100
	1323.0	04/03/15		E-mail rough draft from JF and reviewed	4.400
	1324.0	04/03/15		Continued working on Marino's cross-x outline	4.250
	1325.0	04/03/15	1 1	Worked on several more sections of opening	
1327			s	tatement	3.700

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	1326.0	04/03/15	JLN	Reviewed Final IAB report; took notes re: same	
1328					2.400
	1327.0	04/03/15	JLN	Worked on opening statement; adding new section	
1329				on QAD findings	1.750
	1328.0	04/03/15	JLN	Reviewed plaintiff's monthly activity reports and	
				created chart summarizing annual totals for all	
1330				catergories for use at trial	0.700
	1329.0	04/03/15	JLN	T/c GC regarding important point from Broschart	
				testimony and real reason for entering apartment	
				(illegal search and destroy evidence)	
1331					0.300
1332	1330.0	04/03/15	JLN	Review of revised SK jury instructions	0.200
	1331.0	04/03/15	JLN	T/c with JF regarding progress on motion in limine	
1333				and clarification of certain factual issues	0.200
1334	1332.0	04/03/15	JLN	E-mail to GC including AS performance report	0.100
	1333.0	04/04/15	JLN	Reviewed revised verdict sheet and revised exhibit	
1335	i e			list sent by NS	0.400
	1334.0	04/05/15	JLN	Continued working on Marino cross	4.400
	1335.0	04/05/15	JLN	E-mail correspondence w/GC and NS re revised	_
1337	į.			exhibit list	0.200
	1336.0	04/05/15	JLN	E-mail to JF re edits to motion	0.200
	1337.0	04/05/15	JLN	E-mail to GC including AS W2's	0.100
	1338.0	04/06/15	JLN	Continued working on Marino cross-x outline	3.800
	1339.0	04/06/15	JLN		_
	1000			Continued working on opening statement, trying to	
1341				master parts of 1st A. Claim and AS stay in hospital	1.750
	1340.0	04/06/15	JLN	Reviewed JF MIL; edits to same	1.600
13 12	1341.0	04/06/15	JLN	T/c with NS & GC regarding exhibit list, verdict	
		10 1, 00, 10		sheet, important points for opening regarding	
				Bernier and Isakov and failure of med departments	
1343				to speak with IAB	1.000
1343	1342.0	04/06/15	JLN	Researched on Internet additional stories about	
	10 12.0			Marino for potential use in cross-x (patrol o/s	
				house and NYM Mag story); took notes re: same	
1344			1	1	0.700
	1343.0	04/06/15	JLN	Phone call w/GC and NS re: trial exhibits	0.500
13.3	1344.0	04/06/15	JLN	Reviewed GC's draft direct of plaintiff, made notes	
1346	i	0 0 0, 10		on same	0.500
	1345.0	04/06/15	JLN	Read NS edits to MIL	0.300
137	1346.0	04/06/15	JLN	E-mail to rest of team regarding specific comments	
1348		0 1/ 00/ 13		and suggestions on verdict sheet	0.200
1340	1347.0	04/06/15	JLN	E-mail from JF re: draft Motion in Limine ("MIL")	
1240	1	07/00/13	721	D man nomes to diare motion in 2 min ( 1922 )	0.100
1349	1348.0	04/06/15	JLN	E-mail to rest of team regarding additional exhibits	
1	) 1348.0	V=/ VO/ 13	3213	that should be added to list	0.100

	Α	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
	1349.0	04/06/15	JLN	E-mail with C.Whitehead re: obtaining copy of Sgt.	
135	L			Lurch memo for use at upcoming trial.	0.100
	1350.0	04/06/15	JLN	Read e-mail and letter from defense counsel	
1352	2			regarding application for adjournment	0.100
	1351.0	04/06/15	JLN	Reviewed e-mail exchange between GC and NS	
				regarding PBA letter from AS to Stu London	
1353	+				0.100
1354	1352.0	04/07/15	JLN	Finished cross-x outline of Chief Marino	4.250
	1353.0	04/07/15	JLN	Review and discuss NS's letter to court re: delay of	
				trial and announcing our rehiring w/GC	
1355					0.300
	1354.0	04/07/15	JLN	Reviewed changes to verdict sheet; additional edits	
1356				and revisions to same	0.200
}	1355.0	04/07/15	JLN	T/c GC & NS regarding best strategy for handling	
1357				City's request for adjournment	0.200
	1356.0	04/07/15	JLN	E-mail from JF re: receiving everyone's imput on	
1358				MIL and incorporating changes	0.100
1359	1357.0	04/07/15	JLN	E-mail from JF to NS re: edits to letter	0.100
	1358.0	04/07/15	JLN	E-mail from JL re: Halpren's dep testimony re: his	
1360				daughter and need to add this to MIL	0.100
	1359.0	04/07/15	JLN	E-mail from SK detailing comments on JF's draft	
1361				MIL	0.100
-	1360.0	04/07/15	JLN	Read City reply letter regarding adjournment	0.100
1363	1361.0	04/07/15		Review of SK comments on JF MIL draft	0.100
	1362.0	04/07/15	JLN	Reviewed letter to Court opposing City application;	
1364				t/c with GC regarding same	0.100
	1363.0	04/07/15		Reviewed NS draft letter to Court re: adjourning	
1365	12640	04/00/15		trial at City's request	0.100
	1364.0	04/08/15	JLN	Continued adding sections to opening, focusing on	
1366				Mental Health Law & 9.39, as well as med mal	
1300	1365.0	04/08/15		claims against hospital	1.300
	1303.0	04/08/13	1 1	T/c with GC and JF regarding trial adjournment,	
		İ		proposed filings, various strategies for trying to make sure trial goes on April 20	
1367				make sure that goes on April 20	0.750
	1366.0	04/08/15	JLN	T/o CC regarding resints from D	0.750
	1500.0	04/08/13	JEN	T/c GC regarding points from Duncan deposition	
1368		1		regarding ESU, meat cleaver and travelling to Johnstown	0.000
	1367.0	04/08/15	<del></del>		0.200
1369	1507.0	04/00/13		T/c NS and GC rewriting a supplemental letter to Court regarding trial date issues	0.200
	1368.0	04/08/15			0.200
1370		0.1,00,15		E-mail exchangs amongst counsel re: availability for Comt conf. on 4/13	0.100
$\overline{}$	1369.0	04/08/15	JLN	Come Cont. On 7/15	0.100
		1 0 3/13		E-mail from GC to NS stressing need to ensure trial	
1371			[	goes forward as planned & does not get delayed	0.100
		1			0.100

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
1372	1370.0	04/08/15	JLN	E-mail from GC to NS stressing need to ensure trial goes forward as planned and does not get delayed	0.100
1373	1371.0	04/08/15	JLN	E-mail from NS re: proposing team meeting for this Friday	0.100
1374	1372.0	04/08/15	JLN	E-mail from NS stressing importance of Duncan as a witness & his testimony re: trying to get AS to resign	0.100
1375	1373.0	04/08/15	JLN	E-mail NS Confitming Court conference for 4/13 and advising of his new address	0.100
1376	1374.0	04/08/15	JLN	E-mail response suggesting meeting take place after conference on Monday	0.100
1377	1375.0	04/09/15	JLN	Reviewed Dep. of William Gough; notes on same	2.100
1378	1376.0	04/09/15	JLN	Reviewed Dep. of Kurt Duncan; took notes re: same	1.800
1379	1377.0	04/09/15	JLN	Reviewed Dep. of Joe Ferrara; cross-referenced w/e mail exchanges b/w JLN and JF.	0.900
1380	1378.0	04/10/15	JLN	Reviewed Schoolcraft Graham Raymond materials made summary of most important ponts from clients' e-mail correspondence and chronological summary	1.400
1381	1379.0	04/10/15	JLN	E-mail exchange w/ NS and rest of team regarding developments on trial schedule (criminal trial adjourned to Fall)	0.100
1382	1380.0	04/10/15	JLN	E-mail from NS to GC re: mistakes in home invasion transcript that need to be fixed	0.100
1383	1381.0	04/10/15	JLN	E-mail NS to GC re: 2 other changes to transcript for home invasions	0.100
1384	1382.0	04/10/15	JLN	Reviewed e-mail exchange b/w NS & Court re: purpose of conf. on Monday is for scheduling & not for substantive issues	0.100
$\overline{}$	1383.0	04/10/15	JLN	T/c w/ client regarding updates on trial status	0.100
1386	1384.0	04/11/15	JLN	Finished review of QAD Repmt; made summaries of most egregious examples of downgrading; made separate summary of two specific instances of misconduct of Mauriello re: manipulation of crime stats	4.250
1387	1385.0	04/11/15	JLN	Started to review final QAD Report and attachments; took notes re same	2.400
$\vdash$	1386.0	04/11/15	JLN	Continued to review final QAD Report	2.100
1389	1387.0	04/11/15	JLN	E-mail correspondence w/ GC and NS re: trial date and schedule	0.200
1390	1388.0	04/11/15	JLN	E-mail w/NS re Home Invasion Transcript	0.100

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
1391	1389.0	04/12/15	JLN	Compiled list of all trial exhibits to be used on my section of trial.	0.700
1392	1390.0	04/13/15	JLN	T/c with plaintiff regarding today's conference and Judge's proposed dates and impact this will have and variety of trial issues	1.250
1393	1391.0	04/13/15	JLN	Conference before Judge Sweet regarding adjournment of trial and next steps for moving forward	1.000
1394	1392.0	04/13/15	JLN	Meeting wl GC and JF re new trial date	0.500
1395	1393.0	04/13/15	JLN	E-mail w/ veritext re: changes to Home Invasion transcript	0.200
1396	1394.0	04/13/15	JLN	E-mail from NS to RS re: Lauterborn's PG & missing half of interview	0.100
1397	1395.0	04/14/15	JLN	Reviewed e-mails and attachments from SK regarding latest versions of jury charges	0.200
1398	1396.0	04/14/15	JLN	T/c w/ SK regarding adjournment of trial and status of jury charges	0.200
	1397.0	04/15/15	JLN	Reviewed Lamstein's new "draft" type written notes & compared w/ old type written notes; prepared list summarizing differences between them	-
1399	<b></b>				0.400
1400	1398.0	04/15/15	JLN	Review of newly produced Lamstein notes	0.200
1401		04/15/15	JLN	E-mail & attached letter re: illness to PO Boston & unavailability for trial	0.100
1402	1400.0	04/15/15	JLN	E-mail from NS relaying another call from Scheiner re: city agreeing to pay for mediator	0.100
1403	1401.0	04/15/15	JLN	E-mail from NS to team forwarding Lamstein's "newly discovered" draft notes	0.100
1404	1402.0	04/15/15	JLN	E-mail from NS to team recapping his call with Scheiner requesting adjournment to November date	0.100
1405	1403.0	04/15/15	JLN	E-mailed wiGC and NS re mediation offer from the City	0.100
1406	1404.0	04/15/15	JLN	Letter from Scheiner to NS re: draft document from Lamstein	0.100
1407	1405.0	04/15/15	JLN	Phone call w/ GC re Boston unavailability	0.100
1408	1406.0	04/15/15	JLN	Reviewed E-mail and letter regarding PAA Boston's medical condition	0.100
1409	1407.0	04/17/15	JLN	Telecon w/ rest of trial team regarding City's proposal for mediation and best strategy for responding to same	0.600
1410	1408.0	04/17/15	JLN	Conference call with team re: best strategy for responding to City latest "offer"	0.500
1411	1409.0	04/17/15		T/c with GC & JF following up on telecon and discussing settlement position vs. going to trial	0.400

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1410.0	04/17/15	JLN	E-mail form NS explaining Scheiner's view that we cannot prepare for trial & negotiate at same time	
412					0.100
	1411.0	04/17/15	JLN	E-mail from NS relating exact terms of last settlement demand	0.100
1414	1412.0	04/17/15	JLN	E-mail from Scheiner to NS re: locating complete copy of Lauterborn type	0.100
1415	1413.0	04/17/15	JLN	E-mail to NS responding to City's "offer" re: mediation & adjusting adjourning trial	0.100
1416	1414.0	04/17/15	JLN	Reviewed e-mail from NS describing City's "offer" to mediate and response to same	0.100
1417	1415.0	04/20/15	JLN	E-mail exchange with team regarding City's settlement position and request for mediation with out any counter offer	0.300
1418	1416.0	04/21/15	JLN	E-mail from NS to team re: City's letter to Court	0.100
1419	1417.0	04/21/15	JLN	Review of letter from City requesting more time for MIL	0.100
1420	1418.0	04/21/15	JLN	Reviewed City's letter to Judge Sweet seeking to ensure that trial does not go forth on May 4, 2015	0.100
1421	1419.0	04/22/15	JLN	E-mail exchanges re: NS letter response to City latest request to adjourn trial	0.100
1422	1420.0	04/23/15	JLN	T/c LS regarding status of case, Judge Sweet's decision on SJ and likely impact on case once it comes down & City's multiple setlement overtures in the past two weeks	0.750
	1421.0	04/27/15	JLN	E-mail from Scheiner re: City latest disclosures	0.10
1424	1422.0	04/28/15	JLN	Letter to NS from Scheiner re: AS employee evaluation & complete recording of Lauterborns 2nd Go - 15 Interview	0.10
1425	1423.0	04/29/15	JLN	E-mail exchanges with NS and GC regarding mock trial and bringing AS down to NYS to prepare	0.10
1426	1424.0	05/05/15	JLN	Read and review Ct's Opinion on SJ; took noes re: same; prepared list of claims which still must be tried & fact issues to be decided	1.60
	1425.0	05/05/15	JLN	Discussion w/GC and JF re SJ decision	0.50
1428	1426.0	05/05/15	JLN	E-mail w/GC re Judge Sweet's Summary Judgment opinion	0.10
1429	1427.0	05/08/15	JLN	Discussion w/ GC & JF re SJ decision and impact on trial and motion in limine	0.80
1430	1428.0	05/10/15	JLN	Listened to Lauterborn's 2nd GO interview; notes re: same	0.90
	1 1429.0	05/12/15	JLN	Meeting w/NS team GC and JF pre-conf	1.50

<u></u>	A	В	C	D	E
1	No.	Date		pe Description	Hours
143	2 1430.0	05/12/15	JLN	Team meeting following conf.	1.250
	1431.0	05/12/15	JLN	Conference before Judge Sweet regarding setting	
				new trial date and schedule for pre-trial filings	
143					1.000
ĺ	1432.0	05/13/15	JLN	T/c client regarding updates on yesterday's	_
1434	1	_	1	status/pretrial conference with Judge Sweet	1.200
1435	1433.0	05/13/15	JLN	E-mail correspondence w/SK re conference	0.100
	1434.0	05/14/15	JLN	E-mail correspondence amongst all parties re:	
1436	5	İ		pretrial submissions schedule	0.100
	1435.0	05/14/15	JLN	E-mail from Alan Sheiner re: proposed briefing	
1437	,			schedule for motions in limine	0.100
1438	1436.0	05/14/15	JLN	E-mail re: pretrial submissions schedule	0.100
	1437.0	05/15/15	JLN	Further e-mail w/ all parties re: pretrial	0.100
1439				submissions schedule	0.100
	1438.0	05/18/15	JLN	Review of letter motion filed by City re: JPTO	0.100
1440				Idates	0.100
	1439.0	05/21/15	JLN	E-mail from NS re settlement offer from City	0.100
	1440.0	05/22/15	JLN	T/c with clients re: update on settlement	0.750
	1441.0	05/28/15	JLN	E-mail GC re Veritext bill	0.730
	1442.0	05/29/15	JLN	E-mail w/GC and NS re: City bifurcation request	0.100
  1444		03/23/13	JEIV	L-mail w/oc and No le. City offurcation request	0.200
	1443.0	05/29/15	JLN	E mail avahanga uv/ all marties as a matriel	0.200
1445		03/27/13	JEIV	E-mail exchange w/ all parties re: pretrial submissions schedule	0.100
	1444.0	06/01/15	JLN		0.100
1770	1445.0	06/01/15	JLN	Reviewed NS draft reconsideration	0.400
1447		00/01/13	JLIN	Reviewed draft of Plaintiffs motion for Reconsideration	0.000
1447	1446.0	06/02/15	JLN		0.200
1448	1	00/02/13	JLIN	Read City's motion to reconsider bifucation on Monell claim	
1440	1447.0	06/02/15	JLN		0.300
1449		00/02/13	JLN	Read memo of law in Support of defendant	
	1448.0	06/02/15	H Ni	Mauriello's motion for Reconsideration	0.300
1430	1449.0	06/02/13	JLN	Review of citys motion to bifurcate	0.200
1451	1449.0	00/03/13	JLN	Review of E-mail correspondence w/court re	
1431	1450.0	06/03/15	IIN	motions	0.200
1452	1450.0	06/03/13	JLN	Reviewed plaintiff's motion for reconsideration as	
	1451.0	06/04/15	TEN	filed	0.200
	1451.0	06/04/15	JLN	Reviewed Mauriello's motion for reconsideration	
1453	1.152.0	0.5 (0.5 (1.5			0.500
	1452.0	06/05/15	JLN	Reviewed Request for Extension	0.100
- 1	1453.0	06/06/15	JLN	T/c with AS & LS re: case update, next Court	
1455		ļ	<del>                                     </del>	filings & general strategy going forward	0.100
<del></del>	1454.0	06/09/15	JLN	Order granting extension of time	0.100
f	1455.0	06/10/15	JLN	Phone call with Schoolcrafts and GC re: Mauriello	
1457				recon. and bifurcation	0.800
i i	1456.0	06/16/15	JLN	E-mail from NS requesting assistance in responding	
1458				to City's reconsideration motion	0.100

/15 J. /15 J. /15 J. /15 J. /15 J.	LN LN	T/c w/ AS & LS re: case status, pending motion for reconsideration & impact on case if we cannot call Dr. Halpren as witness  Another e-mail from NS re: responding to City's Motion for Reconsideration  E-mail exchange between NS & W. Kretz re: respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration  E-mail from Scheiner to NS re: putting Monell	0.900 0.100 0.100 0.100
/15 J /15 J /15 J /15 J	LN LN LN	reconsideration & impact on case if we cannot call Dr. Halpren as witness  Another e-mail from NS re: responding to City's Motion for Reconsideration  E-mail exchange between NS & W. Kretz re: respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100 0.100 0.100
/15 J /15 J /15 J	LN LN LN	Dr. Halpren as witness  Another e-mail from NS re: responding to City's Motion for Reconsideration  E-mail exchange between NS & W. Kretz re: respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100 0.100 0.100
/15 J /15 J /15 J	LN LN LN	Another e-mail from NS re: responding to City's Motion for Reconsideration  E-mail exchange between NS & W. Kretz re: respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100 0.100 0.100
/15 J /15 J /15 J	LN	Motion for Reconsideration  E-mail exchange between NS & W. Kretz re: respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100
/15 J	LN	Motion for Reconsideration  E-mail exchange between NS & W. Kretz re: respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100
/15 J	LN	respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100
/15 J	LN	respective dates to respond to motions  E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100
/15 J	LN	E-mail from NS to defense counsel seeking an additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	
/15 J	LN	additional week for opposition to reconsider  E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	
		E-mail from NS to team regarding Scheiner's e-mail on bifurcation reconsideration	0.100
		on bifurcation reconsideration	0.100
/15 J	LN		
, 13	LIT	re-man mont achemet to NA fet Billiany Monell - 1	_
1		bifurcation & motions for reconsideration on two	
1		different tracks	0.100
/15 J	ILN	E-mail & attached letter to Judge Sweet re:	0.100
/13 J	LIN		0.100
/1.5 I	II NI		0.100
/15 J	ILIN	•	0.100
/1.5 T			0.100
/15 J	ILN	1	0.100
			0.100
/15 J	ILN	,	0.100
			0.100
			0.200
7/15 J	ILN	1	
			0.100
/15 J	JLN		
			0.100
2/15 J	JLN	E-mail from Scheiner to all counsel re: City's latest	
_		doc production	0.100
2/15 J	JLN	Letter from Scheiner to NS re: latest City	
1		productions	0.100
2/15 J	JLN	Request to NS to put City's new materials on disc.	
			0.100
3/15 J	JLN	E 16 NGC and in Cityle letest modulation	
İ		E-mail from NS forwarding City's latest production	0.100
3/15 J	JLN	E-mail to Scheiner from NS confirming that City	
		new production consists of 511 pages	0.100
5/15	JLN		<del></del>
]		reconsideration motions	0.700
5/15	II.N		
,, 1.5	<b></b> ₹	I - I	
1		1	0.100
5/15	II N	<u> </u>	
)/10	J L I N		0.100
	/15	/15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN /15 JLN	adjusting briefing schedule  Review of E-mail correspondence w SK re: motion schedules  JLN E-mail exchanges w/ all counsel re: adjustment to briefing schedule  E-mail from NS enclosing letter to Court w/ agreed upon dates  JLN E-mail & draft memo of law on bifurcation  E-mail from JF to team adding case law to oppose bifurcation  E-mail to NS /JL adding case law for opposing bifurcation  E-mail from Scheiner to all counsel re: City's latest doc production  E-mail from Scheiner to NS re: latest City productions  Request to NS to put City's new materials on disc.  E-mail from NS forwarding City's latest production  E-mail to Scheiner from NS confirming that City new production consists of 511 pages  Review of opposition to defendants' reconsideration motions  JLN E-mail exchange between JL & A. Scheiner re: providing City with all of the data expert relied on by Etemo & Silverman

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1478.0	07/06/15	JLN	E-mail from NS to Scheiner requesting explanation as to where new City docs came from	700 to ta-
1480					0.100
	1479.0	07/06/15	JLN	Letter from Scheiner re: correcting typo in previous	
				Bates number correspondence	
1481					0.100
1482	1480.0	07/07/15	JLN	E-mail from Scheiner re: ECF filing errors	0.100
	1481.0	07/07/15	JLN	E-mail request from Scheiner seeking to adjourn	
				City's Reply on Monell	
1483					0.100
	1482.0	07/07/15	JLN	Review of E-mail correspondence between NS	
				team re Eterno & Silvennan	
1484					0.100
	1483.0	07/08/15	JLN	Reviewed City's latest disclosure of Schoolcraft	
				med records, screening tests to become NYPD	
				officer; LOD reports for AS & other docs related to	
				AS's prior LOD claims; took notes re same.	
1485					1.800
	1484.0	07/10/15	JLN	Read Reply in Further Support of motion for	
1486				Bifurcation filed by City	0.100
	1485.0	07/11/15	JLN	T/c wl AS & LS re: NS opp to reconsider motions	-
		·		& summary of arguments re: same & likely	
		ļ		outcome, as well as overall status of case and trial	
				prep	
1487					1.100
1488	1486.0	07/13/15	JLN	Review of JHMC to NS motion for recon	0.300
	1487.0	07/13/15	JLN	Read opposition brief to Plaintiff's motion for	
1489				Reconsideration filed by JHMC	0.100
	1488.0	07/13/15	JLN	Reviewed NS letter so ordered by Judge Sweet re: a	
1490				modification to briefing schedule	0.100
	1489.0	07/15/15	JLN	Reviewed Dep of K. Finnegan (30(b)(6) Topic C	_
				and reviewed primary dep exhibit (old performance	
1491				guide); took notes re same	2.400
l 1	1490.0	07/15/15	JLN	E-mail response from NS to all counsel re: adjourn	
1492			_	filing dates but keep JPTO date	0.100
í	1491.0	07/16/15	JLN	Read City's letter motion for more time on motions	
1493				for Reconsideration	0.100
	1492.0	07/17/15	JLN	E-mail exchange between JL and NS re: John	
1494				Eterno	0.200
	1493.0	07/17/15	JLN	Sent GC E-mail correspondence between nyself	
1495				and NS re: John Eterno	0.100
	1494.0	07/17/15	JLN	Reviewed Judge Sweet's order granting the City's	_
1496				motion	0.100

	Α	В	С	D	Е
1	No.	Date	Timekeepe	Description	Hours
	1495.0	07/18/15	JLN	T/c w/ AS & LS re: JHMC opp & City's bifurcation	
		!		argument & anticipated reply arguments	
1497					1.200
	1496.0	07/18/15	JLN	Reviewed NS prior letter motion re: Weiss EIU	
1498				file, Sgt. Purpi and cont'd dep of Dr. Patel	0.200
	1497.0	07/20/15	JLN	Sent GC E-mail correspondence between Myself	
1499				and NS re: John Eterno	0.100
	1498.0	07/21/15	JLN	Started reading "NYPD Tapes" (book on Scholcraft	
				case) for additional facts & evidence & themes to	
1500				use at trial.	2.400
	1499.0	07/21/15	JLN	E-mail exchanges amongst team re: setting up next	
1501				meeting for trial team	0.100
	1500.0	07/22/15	JLN	Watched new Schoolcraft documentary (Eterno	
1502	1			appears)	0.300
	1501.0	07/22/15	JLN	E-mail re: new Schoolcraft "documentary"	0.100
	1502.0	07/23/15	JLN	Cont'd reading NYPD Tapes; took notes re: same	
1504					3.250
	1503.0	07/23/15	JLN	Review of reply memo for AS	0.700
1303	1504.0	07/23/15	JLN	Review of City Defendants' reply affirmations	
1506	1			recon motions	0.500
1300	1505.0	07/23/15	JLN	Read City's Reply Memo of Law in Support of	
1507		0 // 23/15		motion for Reconsideration	0.200
1307	1506.0	07/23/15	JLN	Read Kretz' reply affirmation for Reconsideration	
1508		0 // 23/15		of Judge Sweet's Order	0.100
1300	1507.0	07/23/15	JLN	Reviewed AS letter requesting Extension of time	
  1509	1	0 // 23/ 13		1	0.100
1303	1508.0	07/24/15	JLN	Meeting with rest of trial team regarding various	_
	1500.0	0772 1713	10211	strategic issues and timeline for pre-trial filings	
1510		İ			2.900
1310	1509.0	07/24/15	JLN	T/c with JF & GC regarding issues to discuss at	
  1511		07724713	J. L.	meeting today with rest of trial team	0.500
1311	1510.0	07/24/15	JLN	Reviewed reply memorandum from Mauriello; took	
  1512	1	0772.775	V-21 \	notes re: same	0.400
	1511.0	07/24/15	JLN	Follow up e-mail to trial team retrial docs	0.300
1313	1512.0	07/24/15	JLN	Reviewed reply memorandum from City in further	
1514		10,,2,,,10	,	support SJ; took notes re: same	0.300
1317	1513.0	07/24/15	JLN	Post meeting discussion with JF and GC regarding	_
1515		0.72.713	, ,	issues raised during today's meeting	0.250
1313	1514.0	07/24/15	JLN	Reviewed NS reply memo of law in Support of	
  1516		07/24/13	JLIN	motion for Reconsideration	0.200
1210	1515.0	07/24/15	JLN	E-mail exchanges re: JPTO deadline	0.100

		В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	1516.0	07/25/15	JLN	T/c with AS & LS re: City's reply & Mauriello's	
				reply & NS reply & overall sense of which	
ĺ				arguments are strongest & most likely to prevail;	
				updated them re: team's meeting yesterday	
1518		_			0.700
	1517.0	07/25/15	JLN	E-mail exchange from NS re: adding Polanco to	-
1519	<u> </u>			JPTO	0.100
: 	1518.0	07/26/15	JLN	Cont'd reading NYPD Tapes; took notes re: same	
1520					2.100
	1519.0	07/27/15	JLN	E-mail w/ MS re: master exhibit list	1.750
1522	1520.0	07/27/15	JLN	E-mail GC re Polanco as witness	1.700
1523	1521.0	07/27/15	JLN	Read NS letter motion for extension on JPTO	0.100
	1522.0	07/28/15	JLN	Reviewed revised Jury Charges from SK; made	
<u>1</u> 524				notes re: same	0.600
	1523.0	07/28/15	JLN	Reviewed revised witness list; made edits/revisions	_
<u>1</u> 525				to same	0.200
1526	1524.0	07/29/15	JLN	E-mails with Schoolcraft team re: settlement	0.100
	1525.0	07/30/15	JLN	Reviewed and highlighed first volume of Lt.	
				Caughey's deposition for extraction and use in	
1527				cross x outline; took notes re: same	2.300
1528	1526.0	07/30/15	JLN	Phone call w/GC and NS re settlement	0.400
	1527.0	07/30/15	JLN	T/c GC regarding settlement position & response to	
1529			İ	City's settlement overtures	0.400
	1528.0	07/30/15	JLN	Read City's joint letter to Com1 re: striking	_
1530				plaintiff's reply memo of law	0.100
1531	1529.0	07/30/15	JLN	Read letter motion to strike reply by City	0.100
1532	1530.0	07/31/15	JLN	T/c conference with defense counsel	0.500
	1531.0	07/31/15	JLN	Reviewed Notice of Appearance by Kavin Thadani	
1533				on behalf of City	0.100
	1532.0	08/01/15	JLN	Finished NYPD Tapes; incorporated notes of	
				additional facts & salient themes into case	
1534				summary	1.800
	1533.0	08/01/15	JLN	T/c w/ AS re: meeting together on Tuesday &	_
				preparing list of issues to discuss at our meeting	
1535					0.300
	1534.0	08/04/15	JLN	Meeting with AS to discuss case & best strategy for	_
			1	moving forward & preparing for trial	
1536			i.		4.750
1537	1535.0	08/04/15	JLN	Travel back to NYC from Johnstown 3.40	1.750
	1536.0	08/04/15	JLN	Traveled to Jolmstown to meet client 3.50	1.700
-	1537.0	08/04/15		Phone call <i>w/GC</i> re: witness list and exhibit list	0.400
-	1538.0	08/04/15		Review of NS revised witness and exhibit list	0.300
	1539.0	08/04/15	<del></del>	T/c GC regarding discussion with NS	0.200
	1540.0	08/05/15		Continued conversations with NS regarding	0.200
1		1	1 1	exhibits & witnesses	1.000

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1541.0	08/05/15	JLN	Multiple phone calls w/ GC & NS regarding JPTO	
1543				exhibits and witnesses	0.900
	1542.0	08/05/15	JLN	Preliminary review of City's JPTO and hospital	
1544				JPTO	0.300
	1543.0	08/05/15	JLN	E-mail from NS re: reaching him when he is out of	
1545				town next week	0.100
	1544.0	08/06/15	JLN	Continued review of JPTO submissions by all	
1546				parties; took notes re: same	0.600
	1545.0	08/07/15	JLN	T/c with GC, JL & NS regarding multiple issues in	
1547				defendants' respective JPTO's	1.000
	1546.0	08/07/15	JLN	E-mail from NS enclosing Mauriello's production	
1548				(Docs# 61-362); reviewed same	0.700
	1547.0	08/07/15	JLN	T/c w/ GC in which GC recapped latest settlement	
1549				offer as relayed by Scheiner to NS	0.300
	1548.0	08/07/15	JLN	E-mail exchange with NS regarding City's latest	
1550				"offer"	0.100
1551	1549.0	08/07/15	JLN	E-mail from NS re: Bernier & Isakov JPTO	0.100
	1550.0	08/07/15	JLN	E-mail from NS re: getting a response to City latest	
1552				"offer"	0.100
,	1551.0	08/07/15	JLN	E-mail toNS seeking confirmation of exact terms of	•
1553				City's new offer	0.100
	1552.0	08/07/15	JLN	NS e-mail explaining City's "new" back pay offer	
1554				(extending it to Dec. 2015)	0.100
1555	1553.0	08/08/15	JLN	"offer"	0.900
	1554.0	08/08/15	JLN	Reviewed Mauriello's production; notes re: same	
1556	<b>.</b>				0.600
	1555.0	08/08/15	JLN	T/c w/ AS & LS re: City latest "offer" and what	
				conditions would need to be met (monetary &	
1557	-			otherwise) for case to settle	0.100
	1556.0	08/09/15	JLN	E-mail correspondence re: JPTO and motion	
1558				deadlines	0.100
	1557.0	08/10/15	JLN	Highlighted and made edits and notes on Trainor's	
				deposition outline for purposes of building cross-x	2 400
1559	<del></del>	00/10/15		outline	3.400
	1558.0	08/10/15	JLN	Reviewed cross-x outlines of Captain Lauterborn,	
		·		DI Mauriello and Marino to make sure all documents on JPTO are accounted for	2 000
1560		00/10/15	- 17.57		2.800
	1559.0	08/10/15	JLN	Continued highlighting Trainor's Dep for cross-x	1 200
1561	_	00110115		excerpts	1.200
	1560.0	08/10/15	JLN	E-mail correspondence re: JPTO and motion	0.100
1562		0011011	***	deadlines	0.100
	1561.0	08/10/15	JLN	E-mail response from NS re: my recap of	0.100
1563				conversation with AS	0.100
	1562.0	08/10/15	JLN	E-mail to NS recapping discussion w/ AS this past	0.100
1564	1			weekend	0.100

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1563.0	08/11/15	JLN	Made revisions and edits to base cross-x outline for	
1565				Sgt. Weiss	2.100
1566	1564.0	08/11/15	JLN	Review of City defendants JPTO	0.600
1567	1565.0	08/11/15	JLN	Review of new discovery served by City	0.200
	1566.0	08/11/15	JLN	E-mail from NS to all counsel w/ consolidated shell	
1568				of JPTO; reviewed same	0.100
	1567.0	08/11/15	JLN	E-mail from Scheiner with two additional docs	
1569				inadvertently omitted from previous disclosures	0.100
	1568.0	08/12/15	JLN	Reviewed portion of opening outline regarding	
		Í		treatment in ER & interactions with James &	
1570				Sawyer and Yeager	0.700
	1569.0	08/12/15	JLN	Reviewed NYPD memo re: Amnendment to Quota	
1571				bill	0.300
	1570.0	08/13/15	JLN	Reviewed portion of opening outline regarding	
				MHL 9.39 and Bernier decision to involuntary	
				commit; reviewed section relating to QAD;	
		ļ		reviewed section regarding harrassment upstate	
1572					1.400
ĺ	1571.0	08/13/15	JLN	Reviewed NS letter to Court seeking 1 extra week	
				for JPTO; also reviewed opposition e-mails by	
				defense counsel to same; reviewed Mauriello's	
1573				response to plaintiffs JPTO	0.400
	1572.0	08/13/15	JLN	E-mail from Scheiner w/ spreadsheet re: City JPTO	
1574				objections	0.100
	1573.0	08/13/15	JLN	Read order of Judge Sweet granting plaintiffs	
1575				extgension parties	0.100
1576	1574.0	08/13/15	JLN	Review of correspondence all parties re: JPTO	0.100
	1575.0	08/13/15	JLN	Reviewed Judge Sweet's order Defendants' motion	
1577		_	<del></del>	to strike Plaintiffs reply	0.100
j	1576.0	08/13/15	JLN	Reviewed NS letter motion to Court for extension	
1578		ļ	_		0.100
- 1	1577.0	08/14/15	JLN	Reviewed consolidated JPTO; made notes re: same	_
1579	1550.0	00/14/15			0.700
	1578.0	08/14/15	1	Review of Lauterborn's transcribed audio	
450-				interview; 2nd IAB interview took notes re: same	_
1580	1550.0	00/14/15	1,,,,		0.600
	1579.0	08/14/15		Reviewed multiple E-mail exchanges between NS	
450				and counsel regarding JPTO and best way to	_
1581	1.700.0	00/11/1/-		proceed	0.300
1	1580.0	08/14/15		E-mail from NS asking team for input in	
1582	4.704.0	100/14/15		responding to Scheiner's letter JPTO	0.100
	1581.0	08/14/15		E-mail re: City filing JPTO without our input	0.100
1584	1582.0	08/14/15	JLN	E-mails among team re: MIL due date	0.100

	Α	В	C	D	E
1	No.	Date	Timekee	pe Description	Hours
	1583.0	08/14/15	JLN	Read City's letter reply to Court in further support	
				of the City's motion to strike plaintiff's reply	
1585					0.100
	1584.0	08/14/15	JLN	Read City's letter to Court re: Defendants' JPTO	
1586					0.100
	1585.0	08/14/15	JLN	Review of letter to Court filed by Scheiner re:	
1587		ļ		Defendants' JPTO (wlo plaintiff's portion)	0.100
	1586.0	08/15/15	JLN	Reviewed City's latest disclosures, incl. certified	
				docs from Hertzel Sure, M.D., multiple photos and	
				info relating to rifle found in Schoolcraft's	
				apartment; LS's prior lawsuit against Montgom.	
				Cty; QAD investigations that resulted in discipline	
				for officers; additional PG guidelines and IAB	
				Guidelines; forensic manual for Mental Hygiene	
1588				Law	3.400
1300	1587.0	08/15/15	JLN	T/c w/ AS & LS re: City's JPTO filing & attorney's	
	1507.0	00/15/15		motion to strike reply & several updates on trial	
1589		ļ		prep	0.900
	1588.0	08/16/15	JLN	Started work on Sgt. Weiss cross-x outline	4.600
1390	1589.0	08/16/15	JLN	Internet research re: rifle identified by City (9 MM	
1591		08/10/13	JEN	Carines).	1.900
1391	1590.0	08/16/15	JLN	Reviewed defendants JPTO filing; took notes re:	
1502		08/10/13	JLIN	same	0.600
1592	1591.0	08/17/15	JLN	Continued Weiss cross-x outlne	5.600
1593		08/17/15	JLN	Continued working on Sgt. Weiss cross-x outline	
4504	1592.0	08/1//13	JLIN	Continued working on 3gt. Welss cross & outline	4.250
<u>1594</u>		09/17/15	JLN	Reviewed additional Patrol Guide sections	
	1593.0	08/17/15	JLN	disclosed by City (15147-15170); took notes re:	
<u>.</u>					1.400
1595		00/07/15	11.31	same	
	1594.0	08/17/15	JLN	Read City's letter to Court re: Opposition to Plaintiff's August 13th Request to Modify the JPTO	
				Filing Deadline	0.100
1596		100/10/15	TI N	Phone call and e-mail w/ GC re Huffman	0.300
1597	1595.0	08/18/15	JLN		0.500
	1596.0	08/18/15	JLN	T/c w/ Alan Sheiner & Cheryl Shammas regarding	
				City's latest settlement offer and plaintiff's position	0.200
1598				regarding same	0.200
	1597.0	08/18/15	JLN	Read City's letter to Court re: opposition to	
				plaintiff's request to modify the deadline of the	0.100
1599				filing of the JPTO	0.100
	1598.0	08/18/15	JLN	Read City's letter to Court re: requiring the plaintiff	
				to identify a single police practices expert	0.107
1600					0.100
	1599.0	08/18/15	JLN	Reviewed NS letter reply to motions for extension	
1601				of time	0.100
1602	1600.0	08/18/15	JLN	Reviewed NS reply to City's letter JPTO	0.100

<u> </u>	A	В	C	D	E
_ 1	No.	Date	Timekeep	e Description	Hour
]	1601.0	08/19/15	JLN	T/c with plaintiff regarding City latest settlement	
				offer and City's message that window to settle will	
				close this week and will not re-open	
1603					0.400
	1602.0	08/20/15	JLN	Reviewed City's latest disclosure (Office of Mgt	-
				Analysis & Planning Reference Guide); took notes	
1604	<del></del>			re same.	1.800
	1603.0	08/20/15	JLN	Read NS e-mail to Scheiner re: his misleading	
1605	+			submission to Court	0.100
-	1604.0	08/20/15	JLN	Reviewed NS letter to Court re: JPTO	0.100
1607	1605.0	08/20/15	JLN	Scheiner e-mail rejecting service by fax	0.100
	1606.0	08/20/15	JLN	Scheiner re: e-mail responding to NS "misleading	
1608	<del></del>			submission"	0.100
	1607.0	08/21/15	JLN	T/c with NS regarding Larry's serious medical	
		1		condition, discussion wl Alan Sheiner & CS	
		ļ		regarding City's latest settlement and regarding	
1609	<b>├</b>			status of cross-x outlines and JPTO issues	0.800
	1608.0	08/21/15	JLN	T/c NS re: several trial prep issues & outstanding	
]	}			work that still needs to be done & update on LS	
1610				medical condition	0.700
1611	1609.0	08/21/15	JLN	E-mail all parties re MIL due date	0.100
	1610.0	08/21/15	JLN	Read Alan Sheiner's letter to Court regarding	
1612		0.0/0		striking plaintiff's JPTO	0.100
	1611.0	08/21/15	JLN	Read various e-mails amongst counsel regarding	
1613		00/01/15	1,,,,	motion in limine schedule	0.100
4544	1612.0	08/21/15	JLN	Scheiner letter to Court attaching City's response to	
1614		00/01/15	<b>-</b>	August 20th letter by NS	0.100
1615	1613.0	08/21/15	JLN	Sent NS summary exhibit that we created regarding	
1615	1614.0	08/22/15	II N	Schoolcrafts performance in 2008	0.100
<u> </u>	1014.0	00/22/13	JLN	T/c w/ AS & LS re: City's letter seeking to limit us	
				to one police expert & city opp. to our request to modify JPTO deadlines & general updates on status	
1616		ļ		of cross examinations	0.700
	1615.0	08/24/15		Reviewed GC's cross-x outline on Gough; took	0.700
1617	2010.0	33,21,13		notes re: same	0.700
101/	1616.0	08/24/15	<del></del>	Reviewed GS's cross outline on Yeager; took notes	0.700
1618	1010.0	00/24/13	- 1 - 1	re: same	0.400
$\vdash$	1617.0	08/24/15	<del></del>	Review of NS e-mail re upstate visits to AS	0.400
	1618.0	08/24/15		NS e-mail re: receipt of my crosses & dates when	0.200
		00,21,13		he will exchange Bernier & Isakov crosses	
1620				ine will exchange befine & isakov crosses	0.100
$\longrightarrow$	1619.0	08/24/15	JLN	Sent GC cross outlines for review	0.100
	1620.0	08/25/15	<del></del>	Reviewed JPTO; edits and revisions to same	0.100

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1621.0	08/25/15	JLN	NS e-mail & letter to Court respond to Scheiner	
				August 18 & August 21 letters re: # of police	
1623				experts	0.100
	1622.0	08/25/15	JLN	Reviewed filing by NS responding to various	
				arguments by defendants on JPTO exhibits and	
1624			<u> </u>	witnesses	0.100
	1623.0	08/26/15	JLN	Began work on Trainor Cross-x outline using JM	
1625				preliminary outline	2.700
	1624.0	08/26/15	JLN	Reviewed GC draft cross of Det. Yeager & Boston;	
1626				higlighted & made edits to same	1.400
	1625.0	08/26/15	JLN	Drafted points to discuss w/GC re: trial strategy	
1627					0.700
1628	1626.0	08/26/15	JLN	Sent GC more cross outlines for review	0.100
1629	1627.0	08/27/15	JLN	Continued working on Trainor cross-x	6.400
1630	1628.0	08/27/15	JLN	Continued working on Trainor cross-x	4.800
	1629.0	08/28/15	JLN	Reviewed GC draft cross x of Sgt. Huffman;	
				extracted section re: Mauriello ordering Pl. back	
				after Huffman approved (worked into Mauriello	i
		Ì		cross-x as new section); made edits/revisions.	
1631		-			1.800
	1630.0	08/28/15	JLN	Reviewed GC draft of Duncan cross; edits &	
1632				revisions to same	1.800
	1631.0	08/28/15	JLN	Reviewed GC draft cross of Sgt. Sawyer;	
  1633				highlights, edits, revisions to same	1.300
	1632.0	08/28/15	JLN	Sent GC cross outlines for review	0.100
	1633.0	08/29/15	JLN	Reviewed GC draft cross of Lt. Broschart;	
1635				edits/revisions to same	1.900
	1634.0	08/29/15	JLN	Reviewed GC's draft Valenti cross; edits/revisions	
1636				to same	0.600
	1635.0	08/30/15	JLN	Contined working on cross-x of Capt. Trainor;	
		i i		cross-referenced BNIU file for several additional	
1637	·			points	6.750
1638	1636.0	08/30/15	JLN	Started working on Lt. Caughey cross-x	4.250
	1637.0	08/30/15	JLN	Reviewed GC draft of Gough cross; edits/revisions	
1639		ļ	·	to same	1.900
1640	1638.0	08/31/15	JLN	Contined working on cross-x of Lt. Caughey	6.400
	1639.0	08/31/15	JLN	Reviewed GC draft of Sgt. James cross; edits to	
				same & extracted relevant points for opening	
1641	_			statement	2.400
-	1640.0	08/31/15	JLN	F/u telecon with NS re: schedule	0.400
	1641.0	08/31/15	JLN	Conference call w/ all counsel to clerk re: pending	
1643				motions	0.300
	1642.0	09/01/15	JLN	Continued working on Caughey cross-x	8.200
	1643.0	09/01/15	JLN	Sent GC cross outlines for review	0.100
	1644.0	09/02/15	JLN	Cross outline of Lt. Caughey	7.600

_	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
164	7 1645.0	09/02/15	JLN	Continued working on Trainor cross-x	1.400
1648	3 1646.0	09/03/15	JLN	Review of City letter re: JPTO schedule	0.200
	1647.0	09/03/15	JLN	NS response to Scheiner re: request for telecon	
1649	Э			a a same a same a same a same a same a same a same a same a same a same a same a same a same a same a same a s	0.100
	1648.0	09/03/15	JLN	Request from Scheiner to have telecon re: settlemt	0.100
1650				request from somemer to have telecon re. settlem	0.100
	1649.0	09/04/15	JLN	Continued working on Caughey cross-x	4.600
	1650.0	09/04/15	JLN	Continued working on Trainor cross-x	4.600
	1651.0	09/04/15	JLN	T/c w/ NS regarding his conversation with Alan	4.000
1	1051.0	07/04/13	JEN	Schoiner regarding Cityle letest action with Alan	
1653		ĺ		Scheiner regarding City's latest settlement offer; spoke to GC regarding same	0.600
103	1652.0	09/04/15	JLN		0.600
1654	1	09/04/13	JLN	E-mail from NS re: City letter to Court treating 9-	0.100
1034	<del></del>	09/04/15	17.37	17-15 as new date for MIL's	0.100
14655	1653.0	09/04/15	JLN	Reviewed City letter to Court re: Court's failure to	
1655	<del></del>	00/05/15	<b>-</b>	decide pending motions	0.100
	1654.0	09/05/15	JLN	t/c with AS and LS regarding City's latest	
1656				settlement offer	0.700
1657	1655.0	09/06/15	JLN	Finished Trainor cross-x	7.100
	1656.0	09/06/15	JLN	T/c w/ LS regarding City's settlement offer and	
1658				requirements for resolving matter	0.750
1659	1657.0	09/07/15	JLN	Continued working on Caughey cross-x	6.250
	1658.0	09/08/15	JLN	T/c with JF & GC recapping discussion with	
1660				defense counsel and clients over the weekend	0.600
	1659.0	09/08/15	JLN	T/c with NS, GC and JF regarding best strategy for	
				handing settlement discussions with the City	
1661					0.600
	1660.0	09/08/15	JLN	T/c with AS and NS regarding City's latest	
				settlement offer and plaintiff's response to same	
1662					0.400
	1661.0	09/08/15	JLN	T/c with NS & Alan Sheiner following up on City's	
1663		:		offer and discussions earlier today	0.400
1664	1662.0	09/08/15	JLN	Phone call w/GC re Schoolcrafts	0.300
	1663.0	09/08/15		Flu conversation with NS to discuss last	
			1	conversation with defense counsel regarding City's	
1665				3/4 disability analysis	0.200
	1664.0	09/08/15	JLN	E-mail from Scheiner re: getting back to him on	
1666				City's settlement proposal	0.100
	1665.0	09/08/15		E-mail from Scheiner seeking plaintiff's response to	0.100
1667			1	latest City offer	0.100
	1666.0	09/09/15		Started work on cross-x Lamstein	
	1667.0	09/09/15		E-mail from Scheiner to NS & JN re: following up	1.700
1669	200710		l i	on settlement	0.100
$\overline{}$	1668.0	09/10/15		Reviewed Lamstein's PES file & her handwritten	0.100
1670	* 000.0	07/10/13			2 (00)
10,0		_L		notes for incorporation into cross	2.600

	Α	В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	1669.0	09/10/15	JLN	Reviewed Lamstein Declaration Lamstein dep corrections & Lamstein original typed notes vs. "draft" notes exchanged this summer compared with dep testimony for use in cross-x	
1671				1 ,	2.400
1672	1670.0	09/10/15	JLN	Reviewed Lamstein's IAB interview compared w/ dep testimony for developing grounds to explore in cross	1.800
-	1671.0	09/10/15	JLN	Reviewed Lamstein VM to AS on 10-31-09 to	
1673				incorporate into cross	0.300
1674	1672.0	09/10/15	JLN	E-mail from GC recapping his conversation with AS yesterday re: clients position re: lack of 3/4 pension	0.100
	1673.0	09/10/15	JLN	NS e-mail describing disability options	0.100
	1674.0	09/10/15	JLN	NS response to GC's e-mail re: summary plan	0.100
1070	1675.0	09/10/15	JLN	Reviewed Court's endorsement of plaintiffs letters dated August 18, 2015 and August 21, 2015	0.100
1677					0.100
	1676.0	09/11/15	JLN	Continued working on Lamstein cross-x	3.200
1679	1677.0	09/11/15	JLN	T/c w/ AS & LS re: City latest offer & pros and cons of same	0.900
1680	1678.0	09/11/15	JLN	Phone calls with NS and GC re City settlement offer	0.800
1681	1679.0	09/11/15	JLN	Telecon with NS & Scheiner City is willing to increase offer for P&S	0.800
1682	1680.0	09/11/15	JLN	E-mail from NS & Scheiner re: our availability to speak later this a.m.	0.100
1683	1681.0	09/11/15	JLN	E-mail from NS to Scheiner re: conference call for today at 11:00 am	0.100
1684	1682.0	09/11/15	JLN	E-mail to GC re Schoolcraft timeline	0.100
1685	1683.0	09/12/15	JLN	Continued working on Lamstein cross-x	4.250
1686	1684.0	09/12/15	JLN	T/c w/ AS & LS re: pros and cons of settlement, risks of verdict, impact on disability pension & ability to still have trial against medical defendants	1.400
	1685.0	09/13/15	JLN	Continued working on Lamstein cross-x	2.800
1688	1686.0	09/14/15	JLN	E-mail from Scheiner cannot speak today - but can tomrorow	0.100
	1687.0	09/14/15	JLN	E-mail to Scheiner from NS re: setting up time to speak	0.100
	1688.0	09/15/15	JLN	Continued working on Lamstein cross-x	3.200
	1689.0	09/15/15	JLN	T/c with NS re: conversation w/ Scheiner	0.400
	1690.0	09/15/15	JLN	Reviewed NS settlement memo to client	0.200
-	1691.0	09/15/15	JLN	E-mail from NS re: Draft version of JPTO & extending dates to respond to MIL's	0.100

	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1692.0	09/15/15	JLN	E-mail from Scheiner to NS & JN re: setting time	
1694				to speak re: settlement	0.100
1695	1693.0	09/15/15	JLN	Sent GC more cross outlines for review	0.100
	1694.0	09/16/15	JLN	Review of NS cross examination outlines; notes re:	
1696				same	1.400
1697	1695.0	09/16/15	JLN _	T/c with GC & NS re: settlement status	0.700
1698	1696.0	09/16/15	JLN	Review of new Rule 68 offer	0.500
	1697.0	09/16/15	JLN	Review of NS memo to Schoolcraft re settlement	
1699					0.300
1700	1698.0	09/16/15	JLN	E-mail w/ NS re memo and settlement	0.200
	1699.0	09/16/15	JLN	Review of NS e-mail to Schoolcraft resettlement	
1701					0.100
	1700.0	08/03/15	JJM	Mtg. w/ Jon L. Norinsberg re: new role in	
1702				schoolcraft case	0.500
	1701.0	08/03/15	JJM	Watch documentary on Schoolcraft case to get feel	
1703				for case & issues	0.300
1704	1702.0	08/03/15	JJM	Begin prelim cross outline of Sgt. Weiss	1.400
	1703.0	08/04/15	JJM	Continue prelim cross outline of Sgt. Weiss (part 1)	
1705					3.200
	1704.0	08/04/15	JJM	Continue prelim cross outline of Sgt. Weiss (part 2)	
1706					3.400
	1705.0	08/05/15	JJM	Continue prelim cross outline of Sgt. Weiss (part 3)	
1707					5.600
	1706.0	08/06/15	JJM	Continue prelim cross outline of Sgt. Weiss (part 4)	
1708					2.600
	1707.0	08/06/15	JJM	Continue prelim cross outline of Sgt. Weiss (part 5)	
1709					4.800
1710	1708.0	08/10/15	JJM	Start Caughey prelim cross outline	1.600
	1709.0	08/10/15	JJM	Start MS OneNote Tab - reorganize dep highlights	
1711		İ		on Caughey prelim cross outline	3.500
1712	1710.0	08/10/15	JJM	Continue reorganizing dep nighlights	1.100
	1711.0	08/11/15	JJM	continue prelim cross outline of Caughey (Pt. 2)	
1713					1.400
	1712.0	08/11/15	JJM	Add allegations to prelim cross outline of Caughey	
1714	:				4.300
	1713.0	08/12/15	JJM	Continue prelim cross outline of Caughey (Pt. 3)	
1715					3.300
	1714.0	08/12/15	JJM	Meeting with Jln re: Caughey signing memobooks	
1716					0.500
	1715.0	08/12/15	JJM	Add memobook impeachment to Caughey prelim	
1717				cross outline	1.250
	1716.0	08/12/15	JJM	Conlinue prelim cross outline of Caughey	2.100
	1717.0	08/13/15	JJM	Reviewed additional transcript for Caughey;	
1719				highlighted same	1.200

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	1718.0	08/13/15	JJM	Add new dep highlights into existing prelim cross	
1720				outline	2.900
	1719.0	08/13/15	JJM	Re-organize prelim cross outline to account for	
1721		_		additional transcript	2.250
	1720.0	08/13/15	JJM	Continue to add new deposition highlights into	
1722				existing prelim cross outline	2.700
1723	1721.0	08/14/15	JJM	Continue Caughey prelim cross outline (Pt 5)	3.200
1724	1722.0	08/14/15	JJM	Continue Caughey prelim cross outline (Pt 6)	3.100
	1723.0	08/17/15	JJM	Continue Caughey prelim cross outline (incorporate	
				part 1 of IAB transcript into cross) (Pt 7)	
1725					2.400
-	1724.0	08/17/15	JJM	Continue Caughey prelim cross outline (incorporate	
				part 2 of IAB transcript into cross) (Pt 8)	
1726					1.800
	1725.0	08/17/15	JJM	Continue Caughey prelim cross outline (incorporate	
				part 3 of IAB transcript into cross) (Pt 9)	
1727					2.300
	1726.0	08/17/15	JJM	Continue Caughey prelim cross outline (incorporate	_
				part 4 of IAB transcript into cross) (Pt 10)	
1728		ĺ			2.100
	1727.0	08/18/15	JJM	Finished Caughey prelim cross outline, reorganized	<del>-</del>
1729				and edited same	2.700
1723	1728.0	08/18/15	JJM	Added part headings to Caughey prelim cross	
1730				outline	2.400
	1729.0	08/18/15	JJM	Finish Caughey prelim cross outline	0.900
	1730.0	08/19/15	JJM	Begin Trainor prelim cross outline (part I)	2.900
	1731.0	08/19/15	JJM	Continue Trainor prelim cross outline (part 2)	2.300
	1732.0	08/19/15	JJM	Continue Trainor prelim cross outline (part 3)	1.700
	1733.0	08/20/15	JJM	Continue Trainor prelim cross outline (part 4)	3.700
	1734.0	08/20/15	JJM	Finish Trainor prelim cross outline (part 4)	2.600
	1735.0	08/21/15	JJM	Continue Trainor prelim cross outline (part 5)	3.300
-	1736.0	08/21/15	JJM	Continue Trainor prelim cross outline (part 6)	4.700
	1737.0	08/24/15	JJM	Continue Trainor prelim cross outline (part 7)	3.100
	1738.0	08/24/15	JJM	Continue Trainor prelim cross outline (part 8)	3.700
	1739.0	08/25/15	JJM	Add part hearings to parts 1 - 4 and reorganize	
1741	1			Trainor prelim cross outline	2.600
	1740.0	08/25/15	JJM	Add part hearings to parts 5 - 8 and reorganize	
1742				Trainor prelim cross outline	3.100
-	1741.0	08/25/15	JJM -	Begin prelim cross outline of Lamstein (Part I)	3.700
<del></del>	1742.0	08/26/15	JJM	Continue prelim cross outline of Lamstein (Part 2)	
1744	l .	00,20,10			3.200
1,44	1743.0	08/26/15	JJM	Continue prelim cross outline of Lamstein (Part 3)	
1745		00/20/13	00171		3.400
1/45	1744.0	08/27/15	JJM	Continue prelim cross outline of Lamstein (Part 4)	
1	1 / 77.0	00/2//13	33,171	( all )	2.800

	Α	В	С	D	
1	No.	Date	Timekeep	e Description	Hours
	1745.0	08/27/15	JJM	Continue prelim cross outline of Lamstein (Part 5)	
1747	<u>'</u>				2.200
	1746.0	08/28/15	JJM	Discussion with JLN about fomat of prelim cross	
1748				outline of Lamstein	0.300
	1747.0	09/02/15	JJM	Continue lambstein prelim cross outline (Part 6)	
1749			_		3.700
	1748.0	09/02/15	JJM	Continue lambstein prelim cross outline (Part 7)	
1750					2.300
	1749.0	09/08/15	JJM	Continue lambstein prelim cross outline (Part 8)	
1751					2.900
	1750.0	09/08/15	JJM	Continue lambstein prelim cross outline (Part 9)	_
1752				. , ,	2.300
	1751.0	09/09/15	JJM	Add part headings and reorganize Lamstein prelim	
1753				cross outline	3.700
	1752.0	09/09/15	JJM	Continued to reorganize lamstein prelim cross	
1754				outline	2.800
1755	1753.0	06/25/10	NB	Saved retainer signed by client to file	0.100
	1754.0	06/25/10	NB	Prepared Substition of Attorney for taking case	
1756				over from JM	0.200
	1755.0	06/28/10	NB	Downloaded documents from new client Adrian	*****
1757				Schoolcraft from CD to compuler file	0.200
	1756.0	06/28/10	NB	Faxed Substitution of Attorney to Jonathon Moore;	
1758				mailed same via regular mail	0.200
	1757.0	06/28/10	NB	Saved Witness Summary of Eddie Valasquez to	0.200
1759				client file	0.100
	1758.0	06/28/10	NB	E-mailed Substitution of Attorney and Signed	
1760				retainer Agreement to J LN	0.100
	1759.0	06/28/10	NB	Saved additional witness information to client file	
1761					0.100
	1760.0	07/01/10	NB	Calendared JLN meeting with Justice Dept. re:	
1762				Schoolcraft	0.100
	1761.0	07/12/10	NB	Went through documents from CD Schoolcraft's	- 0.100
				provided; watched videos & recordings & prepared	
1763				digest of same	4.100
	1762.0	07/13/10	NB	Listened to recording b/w AS & Det. Peterson on	,,,,,
]				Sept. 13, 2009 and made notes regarding same	
1764			ŀ		0.400
	1763.0	07/13/10	NB	Continued review of Schoolcraft recordings;	0.400
1765				prepared digest of same	4.200
$\vdash$	1764.0	07/13/10	NB	Examined FDNY PCR for AS; prepared summary	4.200
1766			1	of same	0.500
<del></del>	1765.0	07/13/10	NB	Reviewed recording of conversations b/w AS & Lt.	0.300
			1.2	Mascol on Feb. 20, 2009; prepared digest of	
1767				properties digest of	0.600
		<u> </u>		<u> </u>	0.000

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1766.0	07/14/10	NB	Continued reviewing CD recordings (2008 roll	
1768				calls) and prepared digest of same	3.600
_	1767.0	07/15/10	NB	Continued reviewngSchoolcraft roll calls (2009 roll	
1769				calls); prepared digest of same	3.100
	1768.0	08/10/10	NB	Filed Summons and Complaint; sent s&c to as	
1770				Aetna Judicial for service	0.600
$\overline{}$	1769.0	08/11/10	NB	Saved witness information to client file	0.100
	1770.0	08/11/10	NB	Began review of new CD from Client w/ numerous	
1772				additional recordings and docs	3.900
	1771.0	08/18/10	NB	E-mailed JLN schoolcraft audio files	0.100
	1772.0	08/19/10	NB	Filed Affidavit of Service as to Frederick Sawyer	
1774					0.100
	1773.0	08/30/10	NB	Filed Affidavit of Service as to Jamaica Hospital	·
1775				Medical Center	0.100
	1774.0	08/30/10	NB	Filed Affidavit of Service as to Steven Mauriello	
1776					0.100
	1775.0	08/30/10	NB	Filed Affidavit of Service as to Christopher	
1777				Broschart	0.100
<u> </u>	1776.0	08/30/10	NB	Filed Affidavit of Service as to Timothy Caughey	
1778	į.				0.100
1770	1777.0	08/30/10	NB	Filed Affidavit of Service as to Michael Marino	_
1779	i .	0 0/0 0/10			0.100
	1778.0	08/30/10	NB	Filed Affidavit of Service as to Shantel James	0.100
1700	1779.0	08/30/10	NB	Filed Affidavit of Service as to Theodore	
1781	1	00/30/10		Lauterborn	0.100
1701	1780.0	08/30/10	NB	Filed Affidavit of Service as to Lillian Aldana-	_
1782	1	00/00/10		Bernier	0.100
	1781.0	08/30/10	NB	Filed Affidavit of Service as to Isak Isakov	0.100
1703	1782.0	08/30/10	NB	Filed Affidavit of Service as to defendant Gerald	
1784	i			Nelson	0.100
-	1783.0	08/31/10	NB	Saved AS personal information to file	0.100
_	1784.0	09/13/10	NB	Filed Amended Complaint	0.300
	1785.0	09/16/10	NB	Reviewed AS hospital records to locate discharge	
1787	1			summary; sent JLN snme	0.200
1.0.	1786.0	09/17/10	NB	Printed Judge Weinslock opinion re: Velez	
1788				proceedings for JLN review	0.100
	1787.0	09/18/10	NB	Printed NYPD Admin Guide provided by AS for	
1789				JLN review	0.150
17.03	1788.0	10/08/10	NB	Email correspondence w/ GC re: more recordings	
1790					0.100
	1789.0	10/12/10	NB	Printed JHMC MTD for JLN: bound same	0.150
1/91	1790.0	10/20/10	NB	Viewed AS hospital records to find ER notes for	
1792	1	10/20/10	1,15	JLN: sent JLN same	0.200
1/92	1791.0	10/27/10	NB	Filed Affidavit of Service as to defendant The City	
1703	1	10/2//10	110	of New York	0.100
1793	<u> </u>	L		OT NEW TOLK	0.10

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
-	1792.0	10/27/10	NB	Filed Affidavit of Service as to defendant Theodore	
179	1			Lauterborn	0.100
	1793.0	10/27/10	NB	Filed Affidavit of Service as to defendant	
179!	5			Christopher Broschart	0.100
	1794.0	10/27/10	NB	Filed Affidavit of Service as to defendant Steven	
1796	5			Mauriello	0.100
	1795.0	10/27/10	NB	Filed Affidavit of Service as to defendant Timothy	0.100
1797	,			Caughey	0.100
	1796.0	10/27/10	NB	printed and saved answer into computer file and	0.100
1798	ı			hard file	0.100
	1797.0	10/27/10	NB	Filed Affidavit of Service as to defendant Isakov	0.100
1799	I	10,2,,10		Thed Affidavit of Scivice as to defendant isakov	0.100
	1798.0	10/27/10	NB	Filed Affidavit of Service as to defendant Jamaica	0.100
  1800	1	10/2//10	TVB	Hospital Medical Center	0.100
	1799.0	11/16/10	NB	<u> </u>	0.100
1001	1800.0	11/17/10	NB	Sent AS e-mail enclosing Affidavit	0.100
	1800.0	11/1//10	IND	Formatted First Request for Admissions, request	
				for discovery demands, request for interrogatories	
1000	İ			and sent same to J LN for review	
1802	<del></del>	12/02/10			1.200
4000	1801.0	12/09/10	NB	Drafted letter to all counsel enclosing, opposition	
1803		-		to MTD	0.250
	1802.0	12/10/10		Prevared AS authorizaitons for Jamaica Hospital	
1804				and sent same to all counsel	0.700
	1803.0	12/10/10	NB	Filed Affidavit of Service for Gough and Duncan	
1805					0.100
	1804.0	12/10/10	NB	Prepared attorney list of all defense counsel in case	
1806				and saved to file	0.200
	1805.0	12/15/10	NB	Filed Affidavit of Service as to defendant Kurt	
1807		_		Duncan	0.100
	1806.0	02/09/11	NB	Formatted Ltr. Opposing Defendants' Request Stay	
				pending MTD; made multiple edits and filed same	
1808				with Court	0.600
	1807.0	03/04/11	NB	Prepared authorization and letter enclosing	
1809				authorization to ACC	0.250
	1808.0	05/06/11	NB	Printed Judge Sweet's decision on defendants' MTD	0.200
1810				for JLN review	0.200
1811	1809.0	05/09/11	-	Drafted Deposition notices for all defendants	0.100
_	1810.0	05/10/11	-	E-mailed JLN Opinion of Judge Sweet	
	1811.0	05/10/11		Formatted initial disclsoures for City of New York;	0.100
				created litigation backs; prepared documents to sent	
				with disclosures; copied same to for all parties;	
				prepared letter enclosing said documents; sent to all parties via regular mail	
1813				Sames via regular man	
1013					1.400

	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1812.0	05/13/11	NB	Prepared and sent authorization for NYC	
				employment records to Martin Clearwater and Bell	
1814					0.500
	1813.0	05/15/11	NB	Formatted final draft RFA for City of New York;	
				copied same for courtesy copy to all parties;	
				prepared letter enclosing, said documents; sent to	
1815				all parties via regular mail	1.200
	1814.0	05/20/11	NB	Formatted final draft of 1st Document Demands for	
				City; copied same for courtesy copy to all parties;	
				prepared letter enclosing said document sent to all	
		Ĭ		parties via regular mail	
1816					0.800
1010	1815.0	05/20/11	NB	Formatted final draft of Rog,s for City; copied	0.000
	1015.0	03/20/11	TAB.	same for courtesy copy to all parties; prepared	
				letter enclosing said documents; sent to all parties	
4047				via regular mail	0.700
1817	10160	05/20/11	NID		0.700
	1816.0	05/20/11	NB	Formatted final draft of Deposition Notices for City	
				Defendants; copied same for courtesy copy to all	
		ļ		parties; prepared letter enclosing said documents;	
				sent to all parties via regular mail	
1818					0.400
	1817.0	05/24/11	NB	Formatted final draft of discovery demands/ Rogs	
				for JHMC; copied same for courtesy copy to all	
				parties; prepared letter enclosing said documents;	
				sent to all parties via regular mail	
1819					1.700
	1818.0	05/25/11	NB	Formatted final draft of Deposition JHMC	
				Defendants; copied same for courtesy copy to all	
				parties; preared letter enclosing said documents;	
1820				sent to all parties via regular mail	0.500
1821	1819.0	06/16/11	NB	Sent AS authorizaiton to Queens DA	0.200
	1820.0	06/23/11	NB	Prepared authorization and letter enclosing	_
1822	i			autorization to Queens DA	0.250
	1821.0	07/08/11	NB	Drafted letter to all counsel notifying them of pre-	_
				trial conference; made edits and sent out same	
1823					0.250
	1822.0	08/08/11	NB	Downloaded and printed research received from	
1824		00/00/11		JLN	0.100
1024	1823.0	12/13/11	NB	Sent AS Authorization to James Liander (Queens	- 200
1825	ł	12/13/11	110	DA)	0.200
1072		12/12/11	NB	Letter to defense counsel enclosing responses to	0.200
	1824.0	12/13/11	IND		0.200
1826		10/10/11	) ID	discovery requests (authorizations)	0.200
	1825.0	12/13/11	NB	Letter to Callon enclosing Luell and IRS	0.000
1827				Authorization	0.200

1026101	А	В	С	D	Ε
1	No.	Date	Timekeep	e Description	Hours
	1826.0	01/05/12	NB	Made reservation for Schoolcrafts for	
1828	+			Cosmopolitan Hotel	0.100
	1827.0	01/11/12	NB	Sent Callan kletter and AS authorization via regular	
1829	<del></del>	0.15010		mail and e-mail	0.100
4020	1828.0	01/23/12	NB	Letter to Greg Radomisli enclsoing auths for	
1830	1829.0	02/10/12	NID	medicaid records and disclosing lost earnings	0.250
	1829.0	02/10/12	NB	E-mail exchange to Jeremy Stephens regarding serving subpoenas on Johnstown PD, FCSD and	
1831				FCDSS	0.200
1031	1830.0	03/09/12	NB	Formatted to Lt. Gilbo regarding the documents	0.200
: 	1050.0	03/07/12	ND	that were sent in response to subpoena and sent	
1832				same	0.250
	1831.0	03/13/12	NB	Formatted letter and made edits to letter to Court	0.230
1833			_	re: leaks to media	0.300
	1832.0	03/14/12	NB	Pulled and email GC various documents from	
1834				Schoolcraft file	0.200
	1833.0	04/16/12	NB	E-mail exchange to Jeremy Stephens (investigator)	
		ļ		regarding serving subpoenas on Vallone and Kelly	
1835					0.200
	1834.0	04/23/12	NB	Sent package to all counsel enclosing transcripts of	_
				Browne, Pichardo, McHugh, Polanco, Mauriello,	
1836				Herran, Gianelli, Esposito	0.800
	1835.0	05/11/12	NB	Prepared follow up letter to Gilbo subpoening	
1837		05/15/10		records for JPD; sent same via regular mail	0.250
1838	1836.0	05/17/12	NB	Sent Schoolcraft Affidavit of GS as per JLN	0.100
	1837.0	08/14/12	NB	Prepared letter and authorization for the release of	
1839				tax records to Publicker; sent same via mail and e-	0.250
1033	1838.0	08/28/12	NB	Email to all counsel enclsoing documents received	0.250
	1000.0	00/20/12		in response to various non-party subpoenas	
1840				in respense to various non party suppoends	0.150
	1839.0	08/28/12	NB	Copied, sorted and catalogued various non party	0.150
				subpoenas (County of Fulton, Johnstown PD for	
				each defendant); drafted and sent letter to all	
1841				counsel enclosing same via mail	0.450
	1840.0	09/11/12	NB	Formatted and made edits to JLN letter to Court	
				requesting 120 day extension of time; filed same	
1842				with Court	0.600
	1841.0	10/01/12	NB	Multiple phone calls to Hotel Albany regarding	
				setting up conference roorn for rreeting with AS	
1843	10.10.0	10/05/55	1,175		0.600
_	1842.0	10/02/12	NB	Forwarded schoolcraft justice website to JJM	0.100
	1843.0	10/12/12	NB	Drafted and sent letter to City requesting color	
1015				copies of photographs shown at plaintiff's	0.200
1845				deposition	0.300

$\overline{}$	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	1844.0	10/12/12	NB	email exchange with S. Publicker regarding City's	!
1846	10			consent	0.200
	1845.0	10/16/12	NB	Emailed Mauriello letter to Judge to JLN	0.100
10 17	1846.0	10/18/12	NB	Drafted letter regarding additional day of testimony	
	1010.0			for AS deposition and sent to GC and JF for review	
1848					0.200
	1847.0	10/21/12	NB	Filed Second Amended Complaint	0.600
-	1848.0	11/13/12	NB	newly identified defendants; emailed JLN	
		11/13/12	IND	regarding sarne	0.200
1850		11/14/10	NB	Scanned and e-mailed AS Letter of Termination in	
	1849.0	11/14/12	INB	file; filed same in computer file and hard file	
				The, filed same in computer the and hard the	0.250
1851				1 C d'a a l'és ta latteur ta Judga	
	1850.0	11/15/12	NB	Made changes and formating edits to letter to Judge	
	i			Sweet regarding being relieved as counsel and filed	0.600
185 <u>2</u>				same with Court	0.600
	1851.0	01/29/15	NB	Read deposition transcript of Mauriello; digested	2.40
1853				same	2.400
	1852.0	02/03/15	NB	Printed Amended Compaint and Docket sheet for	
1854				JLN review	0.10
	1853.0	02/03/15	NB	Downloaded and printed all memorandums of law	
1855		İ		filed by defendants	0.60
	1854.0	02/05/15	NB	Read deposition transcript of Bernier; digested	
1856		0 2/ 00/ 11		same	1.90
1050	1855.0	02/06/15	NB	Read deposition transcript of Cooper; digested	
1857		02/00/13	1,12	same	1.30
1657	1856.0	02/09/15	NB	Read deposition transcript of Finnegan; digested	
1050	1	02/09/13	l'ID	same	1.10
1858	+	02/11/15	NB	Read deposition transcript of Caughey; digested	
	1857.0	02/11/13	IND	1 1	1.70
1859		10010010		Read deposition transcript of Duncan; digested	1.70
	1858.0	02/12/15	NB	1 .	0.60
1860				same	0.00
	1859.0	02/13/15	NB	Printed various exhibits from Plaintiff's deposition	0.20
1861					0.20
	1860.0	02/18/15	NB	Printed and bound deps of Mauriello and Valenti	0.20
1862	<u>2</u>				0.20
	1861.0	02/19/15	NB	Read deposition transcript of Dhar; digested same	0.60
1863	3				0.60
1864	1 1862.0	02/19/15	NB	same	1.60
	1863.0	02/19/15	NB	Printed various exhbits from deps of Mauriello	
1865				Lauterborn and Floyd	0.20
<u> </u>	1864.0	02/25/15	NB	Read deposition transcript of Ferrara; digested	
186	1	02,23,13		same	1.20
		02/25/15	NB	same	0.40
186	7 1865.0		NB	Reade deposition transcript of Hanlon; digested	
	1866.0	02/25/15	IND	1	0.40
186	8			same	

	A	B	C	D	E
1	No.	Date		e Description	Hours
1869	9 1867.0	03/03/15	NB	E-mail Marino deposition to JLN	0.100
	1868.0	03/09/15	NB	Printed Plaintiff's Rule 56.1 Statement for JLN to	
1870				review	0.100
1871	1869.0	03/11/15	NB	same	1.800
	1870.0	03/12/15	NB	Read deposition transcript of James; digested same	
1872	2				0.750
	1871.0	03/12/15	NB	Printed and bound documents from City of New	
ł				York from City of New York and Mauriello	į
1873	3		ļ	medical documents	0.200
	1872.0	03/18/15	NB	Read deposition transcript of Lamstein; digested	0.200
1874	<b>.</b>			same	1.600
	1873.0	03/20/15	NB	Read deposition transcript of Lauterborn; digested	1.000
1875				same	2.100
	1874.0	03/23/15	NB	Downloaded, printed and bound second set of	2.100
1876				filings by all defendants for JLN to review	0.400
1877	1875.0	03/23/15	NB	Printed Huffman QAD for JLN	0.100
	1876.0	03/25/15	NB	Read deposition transcript of Silverman; digested	0.100
1878				same	0.600
	1877.0	03/25/15	NB	Printed, reviewed and signed confidentiality	0.000
				agreement for myself; had JLN review and sign	
1879				same	0.200
	1878.0	03/25/15	NB	E-mailed Confidentiality agreement to Merry	0.200
1880		00.20,10	1	Soelanto signed by JLN and myself	0.100
	1879.0	03/27/15	NB	Converted Schoolcraft opening statement to MS	0.100
1881		00,2,,13		Word	0.100
	1880.0	03/30/15	NB	Printed IAB Documents for JLN; bound & collated	0.100
1882	120000	03/30/13	IND	same	0.400
	1881.0	03/31/15	NB	Printed and bound Caughey and Weiss Interviews	0.400
1883		03/3//13	1115	Trined and bound Caughey and Weiss Interviews	0.200
	1882.0	04/01/15	NB	Printed and bound exhibit list and witness list for	0.200
1884	1002.0	0 1/0 1/13	1112	Court	0.200
	1883.0	04/01/15	NB	Printed deps of Huffman, James, Hanlon, Halpren,	0.200
			1,12	Gough, Ferrara, Duncan, Caughey, Broschart,	
1885			ĺ	Bernier and bound	0.700
	1884.0	04/01/15	NB	Compiled, sorted, copied and collated multiple trial	0.700
1886	100		15	exhibits	0.600
-	1885.0	04/02/15	NB	Printed, collated and bound AS direct outline	0.600
-	1886.0	04/08/15	NB		0.200
1888	1000.0	04/08/15	IND	Read deposition transcript of Lwin; digested same	
+	1887.0	04/09/15	NB	Pond denocition traversity CNA	1.600
1889	100/.0	04/03/13		Read deposition transcript of Marino; digested	
+	1888.0	04/13/15	<del> </del>	Same  Drinted grims reporting to the same	1.800
	1889.0	04/13/13	-	Printed crime reporting review documents	0.200
1891	1007.0	04/14/13	IND	Read deposition transcript of Patel; digested same	
1031		<del> </del>			1.100

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
<u>-</u>	1890.0	04/15/15	NB	Read deposition transcript of Sangenti; digested	
892				same	0.600
	1891.0	04/16/15	NB	Read deposition transcript of AS; digested same	
1893					3.100
	1892.0	04/16/15	NB	Read deposition transcript of AS (Volume II);	
1894				digested same	2.900
	1893.0	04/16/15	NB	Read deposition transcript of AS (Volume III);	
1895				digested same	2.500
	1894.0	04/17/15	NB	Read deposition transcript of LS; digested same	
1896					1.400
1030	1895.0	04/27/15	NB	Read deposition transcript of Trainor; digested	
1897	10,0.0			same	0.400
	1896.0	04/27/15	NB	Read deposition transcript of Valenti; digested	
1898		, , , , , ,		same	1.100
1000	1897.0	04/28/15	NB	Read deposition transcript of Weiss; digested same	
1899		04/20/13	1,12		1.30
1033	1898.0	05/01/15	NB	Read deposition transcript of Broschart; digested	
1000	ļ	03/01/13	112	same	2.10
1900	1899.0	05/04/15	NB	Read deposition transcript of Duncan; digested	
1001		03/04/13	l'ib	same	0.70
1901		05/05/15	NB	Read deposition transcript of Sawyer; digested	
4003	1900.0	05/05/15	IND	same	0.80
1902		05/06/15	NB	Read deposition transcript of Marquez; digested	
4000	1901.0	05/06/13	IND	same	0.60
<u>1903</u>		05/12/15	NB	Read deposition transcript of Purpi; digested same	
	1902.0	05/13/15	IND	Read deposition transcript of 1 dipi, digested same	0.75
1904		05/12/15	ND	Calendared dates for JPTO, MIL, Jury Charge,	0.73
	1903.0	05/13/15	NB	Voir Dire,	0.10
1905	+	06/02/15	ND	Read deposition transcript of Milone; digested	
	1904.0	06/02/15	NB	same	0.75
1906	-	0.640241.5	ND	Read deposition transcript of Carrasco; digested	
	1905.0	06/02/15	NB	· .	0.90
1907	+	0.5 (0.4 (1.5	ND	same	0.60
1908	1906.0	06/04/15	NB NB	Read deposition transcript of Halpren-Ruder;	0.00
	1907.0	06/05/15	NB	digested same	0.80
1909	+	06/05/15	ND	Read deposition transcript of Lubit; digested same	0.00
	1908.0	06/05/15	NB	Read deposition transcript of Lubit, digested same	1.10
1910				Printed and emailed defendants memoranda of law	1.10
	1909.0	06/17/15	NB	[ · · · · · · · · · · · · · · · · · · ·	0.20
1913	+			for reconsideration for JLN	
	1910.0	06/17/15	NB	emailed defendants memoranda of law for	0.17
1912	2			reconsideration of AS	0.10
	3 1911.0	08/05/15	NB	Printed City's draft JPTO	0.10
1914	1912.0	08/06/15	NB	JPTO	0.10

	A	B	С	D	E
1	No.	Date	Timekeep	e Description	Hours
İ	1913.0	08/10/15	NB	Made multiple formatting changes to final S&C	
				prepared civil cover sheet and summons for same	
1915	5				0.700
	1914.0	08/11/15	NB	Printed, collated and stapled multiple discovery	
1916	5			documents from City sent to JLN via ernail	0.200
}	1915.0	08/13/15	NB	Printed spreadsheet from A. Scheiner with City's	
1917	<u>'</u>			objections to plaintiffs JPTO	0.100
1918	1916.0	08/25/15	NB	Printed JPTO for JLN review	0.100
	1917.0	08/25/15	NB	Printed filing by NS responding to various	0.100
		Ī		arguments by defendants on JPTO exhibits and	
1919	,			witnesses for JLN Review	0.100
	1918.0	08/25/15	NB	Printed, bound, sorted and tabbed Lauterborn Cross	0.100
1920	i .	0,20,10	12	Timed, sound, sorted and tabled Lauterborn Cross	0.600
	1919.0	08/25/15	NB	Printed, bound, sorted and tabbed Marino Cross	0.600
1921	1	00/23/13	I NB	Timed, bound, softed and tabbed Marino Cross	0.000
-	1920.0	08/25/15	NB	Drinted hound control and tall 1 C + C	0.800
	1921.0	08/25/15	NB	Printed, bound, sorted and tabbed Carter Cross	0.500
1323	1922.0	08/25/15		Printed, bound, sorted and tabbed Weiss Cross	0.600
  1924	1	08/23/13	NB	Printed, bound, sorted and tabbed Mauriello Cross	
1924	1923.0	09/21/15	ND		0.800
1025		08/31/15	NB	Printed Amended Compaint and emailed to JLN	
1925		00/02/15	2.15		0.100
4006	1924.0	09/03/15	NB	Printed City letter re: JPTO schedule for JLN	
1926				review	0.100
1927	1925.0	09/05/15	NB	Prepared Schoolcraft Trial Folder	0.200
	1926.0	09/05/15	NB	Gathered and Prepared Folder of Supplies for	
1928				Schoolcraft Trial	0.250
	1928.0	02/03/13	NBS	Telephone conference with Peter Gleason; review	
		1		of docket complaint and decision by J. Sweet.	
1929					2.500
	1929.0	02/07/13	NBS	Meeting with Adrian Schoolcraft; Peter Gleason	
				and John Lenoir re possible representation.	
1930					2.500
	1930.0	02/08/13		TElephone conference with Peter Gleason re taking	
1931			1	on new case	0.300
ĺ	1931.0	2/11/2013	NBS	Telephone conference with co-counsel; review of	
1932				Floyd case.	0.500
	1932.0	2/12/2013	NBS	Appear for examination before trial of client in	0.500
				Floyd case and defend same (3.5) (before MJ	
				Freeman); meeting with co-counsel and client in re	
1933		ļ		going forward; review of emails re status.	5 500
-	1933.0	2/13/2013		Telephone conference with Peter Gleason;	5.500
1934	22.0	13,2013		telephone to Richard Guilbert re status.	0.500
	1934.0	2/14/2013			0.500
1935	- <i></i>	2/17/2013	1	Telephone conference with client; review of Floyd	2.50
-555		<del>-</del>		decision; meeting with client and team.	3.500

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	1935.0	2/15/2013	NBS	Review of files from counsel; review of pleadings;	
				telephone call to co-counsel twice; review of penal	
1936				code.	2.200
	1936.0	2/17/2013	NBS	Review of boxes from client and Guilbert.	2.500
	1937.0	2/18/2013	NBS	Review of decisions of file; review of production.	
1938					3.500
	1938.0	2/20/2013	NBS	Meeting with co-counsel; prepare subpoenas	0.800
	1939.0	2/22/2013	NBS	Review of emails; telephone call to co-counsel;	
1940		2,22,2010		telephone Graham Raymond (Village Voice).	0.700
1940	1940.0	2/24/2013	NBS	Travel with Peter Gleason to meet defendant and	
1941	ł	2/24/2013	1100	his father in Saugerties, NY.	5.200
1941	1941.0	2/27/2013	NBS	Review of file; prepare summons fo amended	
	1941.0	2/2//2013	NDS	cmplt; file Summons with SDNY clerk; tc attempt	
	ę.			service of same on Law Dept; telephone call to	
		Ì		Peter Gleason re status of serving 5 remaining	
				defendants.	2.800
1942		2 /2 0 /2 0 1 2	NIDG	Review of examination before trial; prepare	2.00
	1942.0	2/28/2013	NBS		3.500
1943	<u> </u>		l v n o	subpoena; prepare Notice of Appearance.	3.300
	1943.0	3/1/2013	NBS	Telephone conference with potential medical	
				expert (.5); review of discovery; file Affirmation of	
				Service; review of medical and hospital records.	2.20
1944					3.200
	1944.0	3/2/2013	NBS	Review of Section 1983 and 242 issues and jury	
				instructions for various theories of the case.	
1945	<u>;</u>				5.000
	1945.0	3/3/2013	NBS	Review of discovery; review of discovery plan;	
				review of draft letter to Justice Department.	
1946	5				2.50
	1946.0	3/5/2013	NBS	Telephone conference with client re Justice letter	
				and Chris Dunn three times; review of discovery	
1947	,			record.	2.50
	1947.0	3/6/2013	NBS	Review of discovery records; telephone call to	
		1		Chris Dunn (NYCLU); meeting with City CM	
		İ		Williams; Peter Gleason and Adrian Schoolcraft	
1948	3			(2.1).	3.50
	1948.0	3/7/2013	NBS	Review of file; meeting with client and Peter	
1949				Gleason; review of new matter.	3.80
	1949.0	3/9/2013	NBS	Meeting with co-counsel and intern in reference to	
1950				status.	2.50
1550	1950.0	3/14/2013	NBS	Emails to opposing counsel; letter to Judge Sweet	
195:	1	3/11/2013		in reference to motion schedule.	0.70
132	-	3/20/2013	NBS	Review of Magistrate Judge letter; telephone call to	
	1951.0	3/20/2013	INDS	Peter Gleason; letter to court re two motions;	
465				review of discovery file.	2.50
195	4			ierien of discovery mer	

	A	B	C	D	E
1	∐No.	Date		Description	Hours
	1952.0	3/22/2013	NBS	Appearance in court on Floyd case to see Marino	
		İ		testify (2.5); telephone call to client (.3); call to	
				Peter Gleason(.4); prepare Rule 34 demand for	
1953	+			property.	4.200
	1953.0	3/23/2013	NBS	Review of motion and motion letter; research on	
ł				taking high-level government employee's	
1954				deposition.	3.500
	1954.0	3/25/2013	NBS	Working on opp to motions to guash and compel;	
1				telephone call with client and review of materials	
				with client (1.5); telephone conference with Jon	
ĺ	ľ			Norinsberg re Queens DA; suit and sharing	
				information (0.5).	
1955	<del></del>				8.500
	1955.0	3/26/2013	NBS	Telephone conference with client (.5); call to Peter	_
1		ļ		Gleason (.3); drafting memo of law in opposition to	
1956				motion.	6.500
	1956.0	3/27/2013	NBS	Revising Memo of Law in Opposition (4.5);	
				telephone call to client; meeting with Peter	
1957				Gleason; mag and artist re demonstratives.	5.800
1958	1957.0	3/28/2013	NBS	Draft supplemental memo of law.	1.500
	1958.0	3/29/2013	NBS	Review of discovery; review of letter re gag order;	
				telephone call to client; email team; call to Peter	
1959	<u> </u>			Gleason; telephone G. Rayma.	7.500
	1959.0	3/30/2013		Review of gag order cases (1.5); conference with	
1960				team (1.0).	2.500
1961	1960.0	3/31/2013		Review of cases on gag order.	3.500
4000	1961.0	4/1/2013		Review of discovery; email reference discovery	
1962		4/2/2012		plea.	3.500
1000	1962.0	4/2/2013	NBS	Appearance at Floyd trial to hear Mauriello testify.	
1963		1/2/2012	NDG		3.500
1064	1963.0	4/3/2013		Appearance at Floyd trial to hear part of Dr. Fagan	
1964		4/4/2012	<del></del>	direct.	2.500
$\overline{}$	1964.0 1965.0	4/4/2013		Drafting memo of law on prior restraint.	7.500
	1966.0			Revise memo of law on prior restraint.	3.800
	1967.0	4/7/2013		Meeting at upstate with' team.	8.600
1968	1907.0	4/8/2013	NBS	Meeting with client all day re prep for case and ebt	
	10(0.0	4/0/2012	NIDG		7.500
ļ	1968.0	4/9/2013		Continued review of discovery)(4.0); MHL on	
				emergency hospitalization; meeting with potential	
İ				expert re: medical malpractice issues (1.5); meeting	
1000			I I	with John re: motion; telephone call to Walker re:	į
1969	1060.0	4/10/2012		same.	6.500
	1969.0	4/10/2013		Meeting with team after court appearance.	1.500
- 1	1970.0	4/11/2013		Meeting with team and Rae Kosheck re: NYPD re	ľ
1971			8	adm trial issues.	2.500

	Α	В	С	D	E
1	 No.	Date	Timekee	pe Description	Hours
	1971.0	4/14/2013	NBS	Telephone conference with Peter Gleason re:	
972				status.	0.500
.973	1972.0	4/15/2013	NBS	Review of production.	2.000
	1973.0	4/16/2013	NBS	Review of production	2.500
$\rightarrow$	1974.0	4/22/2013	NBS	Review of testimony in discovery	3.000
	1975.0	4/23/2013	NBS	Review of PG on Marino, Mauriello, and	
1976				Lauterborn; review of reports of PG by IAB.	4.500
	1976.0	4/24/2013	NBS	Review of AEO files.	3.500
	1977.0	4/25/2013	NBS	Appearance at 1 Police Plaza for conference;	
i				telephone call to client re: status; review of	
1978				interviews by QAD.	2.500
2370	1978.0	4/26/2013	NBS	Meeting with client re: background and	
1979				chronological with John Lenoir.	6.50
1373	1979.0	4/27/2013	NBS	Meeting with client re: background with John	-
1980	1	1/2//2013	1,720	Lenoir.	7.50
1380	1980.0	4/28/2013	NBS	Telephone conference with John Lenoir re:	
1981	ŀ	7/20/2013	T T D S	upcoming trial with NYPD.	0.20
1901	1981.0	4/29/2013	NBS	Telephone conference with with client (1.0) re:	
1982	l	4/2//2013	I'VDS	trial; research on collateral estoppel issue.	2.80
1902	1982.0	4/30/2013	NBS	Telephone conference with client; research on	
1000		4/30/2013	INDS	collateral estoppel issue.	2.80
1983	1983.0	5/1/2013	NBS	Telephone conference with Peter Gleason re:	
1004	l .	3/1/2013	INDS	status; emails with clients re: same.	0.50
<u> 1984</u>	1984.0	5/2/2013	NBS	Draft letter to Publicker re: collateral estoppel	
	1984.0	3/2/2013	NDS	issue; email all counsel re: discovery deadlines;	
1005		Ì		email court re: same.	1.50
<u> 1985</u>	1985.0	5/3/2013	NBS	Review of cases; email letter to opposing counsel	
	1985.0	3/3/2013	NDS	re: collateral examination before trial issue.	
4000	.]			ic. condition examination before that issue.	0.70
1986		5.17.120.12	NDC	Listening to day-long recording of 10/31/09; taking	- 0.70
	1986.0	5/7/2013	NBS	notes thereof (7.0); review of discovery requests;	
4007				prepare same.	9.50
1987	+	5/8/2013	NBS	Review of recordings; prepare discovery responses.	
4000	1987.0	3/8/2013	INDS	Review of recordings, prepare discovery responses.	5.50
1988	<del></del>	5/9/2013	NBS	Meeting with J. Lenoir re: case and status; review	
	1988.0	3/9/2013	INDS	of internal memos by IAB; review of recordings.	
4000				of internal memos by it is, review of recordings.	3.20
1989		5/10/2012	NBS	Continued review of discovery.	3.50
1990	1989.0	5/10/2013	_	Meeting with John and Melissa re: NYPP;	
	1990.0	5/13/2013	NBS	telephone call with client.	2.50
1991		6/3 4/2 0 3 2	NIDC		
	1991.0	5/14/2013	NBS	Telephone conference with client re: status; review	3.80
1992	+			of discovery files; outline of production.	3.00
	1992.0	5/15/2013	NBS	Continued review of production; email opposing	
				counsel re: status of IPP trial and Queens DA	2.24
1993	3			document.	2.20

	А	В	С	D	E
1	No.	Date	Timekee	pe Description	Hours
	1993.0	5/16/2013	NBS	Review of files; telephone call to co-counsel;	
1994	1			telephone client; call to Lisa Bland.	5.500
	1994.0	5/17/2013	NBS	Continued review of discovery; telephone call to	
	1			client (2 times); call to John Lenoir; email re: same.	
1995					3.500
	1995.0	5/18/2013	NBS	Telephone conference with client and co-counsel.	
1996					1.200
ĺ	1996.0	5/20/2013	NBS	Review of personal file on defendants; sick report	
ļ	į	j		and duty status at 10/31/09; research on Judge	
	İ	j		Sweet letter; telephone call to John Lenoir re:	
	} 			Jimmy McCutkin re: telephone to Lisa Bland.	
1997					3.500
	1997.0	5/21/2013	NBS	Meeting with Jon Lenoir; telephone conference	
				with co-counsel and Jim McCutheon; telephone	
				conference office of Lisa Bland; review of civil	
i				commitment articles and decision on dangerousness	
}				predictions; review of discovery record; prepare	
				responses to objections to City Defendants	
	ľ			demands; listening to recording of IAB interview.	
1998					5.800
	1998.0	5/22/2013	NBS	Telephone conference re: status; telephone call	
				Lisa Bland re: possible deal (demand of back pay in	
				consideration of resignation);	
				review and revised responses to discovery	
1999			_	demands.	1.800
	1999.0	5/23/2013	NBS	Telephone conference with client; call to co-	
2000		3/23/2013	INDS	counsel; review of decisions; email re: status.	0.800
	2000.0			Telephone conference with aligns as and	
		5/24/2013	NBS	Telephone conference with client re: status; review of emails from co-counsel re Eli Silverman.	
2001				of charis from co-counsel to Eli Silverman.	0.400
	2001.0	5/30/2013	NBS	Telephone conference with client; telephone call to	
2002		2,3 0, 2013	1100	Lisa Bland's office.	0.500
	2002.0			Telephone conference with co-counsel; letter to	
	·	6/3/2013	NBS	Judge Sweet on discovery; telephone call to Lisa	
İ		0,3,2013	1105	Bland re: now want demand from us and will not	
2003				agree to stay.	3.500
	2003.0			Telephone conference with client; telephone call co-	
		6/4/2013	NBS	counsel; draft letters to Judge Sweet re: stay and re:	
2004				alleged discovery deficiencies.	3.500
ŀ	2004.0			Appearance in court at conference before Judge	
		6/5/2013	NBS	Sweet handled by John Lenoir; conference with	
2005			1	John re: same.	1.800

	A	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
	2005.0	6/6/2013	NBS	Review of emails; review of proposed order; review of notes on defendant's examination before trial; email co-counsel; prepare for meeting with	1.800
2006				experts.	1.000
2007	2006.0	6/7/2013	NBS	Review of Queens D.A. files (20); meeting with John Lenoir and potential experts on NYPD and dangerousness (2.0); telephone client re: motion for stay of NYPD	4.500
2008	2007.0	6/9/2013	NBS	Preparing proposed Order to Show Cause on stay of adm proceedings	3.500
2009	2008.0	6/10/2013	NBS	Revised Order to Show Cause; filed same; emails with counsel; telephone call to co-counsel; telephone call to client re: status; 2nd appearance at court.	5.500
2010	2009.0	6/11/2013	NBS	Research on Younger abstention issues for stay motion.	5.500
_	2010.0	6/12/2013	NBS	Review of Younger case law.	1.500
2012	2011.0	6/13/2013	NBS	Review of Younger et al decisions on stay motion.	3.500
2013	2012.0	6/14/2013	NBS	Email regarding press contracts; telephone call to client; further research on Younger issue.	3.500
2014	2013.0	6/18/2013	NBS	Drafting reply on stay; research on issues re: same.	8.500_
	2014.0	6/19/2013	NBS	Drafting reply; telephone call to client re: reply transcript of 10/31/09; call from Village Voice; telephone G. Rayman re: status of case.	5.50
2015	2015.0	6/20/2013	NBS	Telephone conference with co-counsel; review of	
2016		0/20/2013	NDS	Floyd submissions.	2.50
	2016.0	6/25/2013	NBS	Telephone conference with client; telephone co- counsel re: travel to upstate; review of issuses regardig: litigation with indigent client; prepare for same.	2.80
2017		6/26/2012	NBS	Travel to Johnstown for meeting with client [8	2.00
2018	2017.0	6/26/2013	INDS	hours of travel].	9.00
	2018.0	6/27/2013	NBS	Review of tapes for the purpose of responsing to discovery demands by the City for requests for admissions and providing additional information to the defendants about the recordings.	7.50
201		6/20/2012	NBS	Review of stay decision on NYPD trial.	0.50
2020	2019.0	6/29/2013	NBS NBS	Review of tapes and drafting response to Court Order re: complication of Plaintiff's deposition	
202	1			testimony and requests to admit.	5.50

	A	B		D	Ε
1	No.	Date	Timekee	pe Description	Hours
202	2021.0	7/1/2013	NBS	Telephone conference with client twice (1.5); review of various tapes; review of transcripts; prepare Response to the Court Order re: discovery.	
202	2022.0	7/10/2013	NBS	Travel to Albany and meet with the client at John Garber's office (194 Washington Avenue); return to	3.800
202				NYC { 8 hours travel time}	8.500
2024	2023.0	7/11/2013	NBS	Telephone conference with R. Gilbert; telephone conference with client re decision; telephone call to client; telephone Gilbert	0.900
2021	2024.0	7/18/2013	NBS	Telephone conference with client re Judge Sweet and re: discovery status; email opposing counsel re: same and schedule of examination before trial.	
2025	2025.0	7/22/2013	NBS	Telephone conference with client; re: status; review	0.700
2026	+			of to do list; memo to file.	1.500
2027	2026.0	7/23/2013	NBS	Telephone conference with co-counsel re: status.	0.400
2028	2027.0	7/24/2013	NBS	Telephone conference with Magdelena re: status	0.300
2029	2028.0	7/25/2013	NBS	Prepare for all counsel conference call; telephone co-counsel; telephone call client.	3.500
2030	2029.0	7/26/2013	NBS	Preparing documents for client.	0.900
2031	2030.0	7/27/2013	NBS	Meeting with T. Skinner re: case.	0.800
2032	2031.0	7/30/2013	NBS	Revising documents (sub of counsel; memo of understanding; discovery demands) (1.5); telephone call H. Suckle re: possible involvement; telephone co-counsel re: status; review of Section 1983 case law (1.5).	
2033	2032.0	7/31/2013	NBS	Meeting with H. Suckle re: hospital; draft memo to client; revise sub of counsel; memo of goals; document demand; emails re: discovery plan with co-counsel and opposing counsel; telephone call to client re: status.	3.500
2034	2033.0	8/1/2013	NBS	Meeting with Magdalen re: status and case; review of case law in jury instructions.	6.500
2035	2034.0	8/6/2013	NBS	Telephone conference with co-counsel; review of emails and press coverage; call from G. Rayman re: book out.	2.800
2036	2035.0	8/13/2013	NBS	Read recent book by G. Raymond called NYPD Tapes	0.800
-	2036.0	8/14/2013	NBS	Travel to Mayfield, NY (4.5); review of recent decision in Floyd case	4.500
-	2037.0	8/15/2013	NBS	Meeting with client re: examination before trial preparation	6.500

	Α	В	С	D	E
1	No.	Date	Timekee	pe Description	Hours
	2038.0	8/16/2013	NBS	Meeting with client to discuss case and deposition	
039				(7.5); travel back to NY (4.5).	9.750
	2039.0	8/20/2013	NBS	Telephone conference with client; revised letter to	
2040				court.	1.500
	2040.0	8/21/2013	NBS	Telephone conference with co-counsel; emails with	
2041				opposing counsel re: discovery schedule.	1.200
	2041.0	8/22/2013	NBS	Telephone conference with Jon Lenoir re: status;	
				telephone Greg Radomisle re: hospital inspection;	
				review of emails re: schedule; conference with all	
				counsel re: schedule; draft objections (2.5);	
				conference with Adrian Schoolcraft re: same.	
2042					4.20
	2042.0	8/23/2013	NBS	Meeting with Magdalena re legal research on state	
				action; telephone call with Jon Lenoir re: status.	
2043					1.50
	2043.0	8/24/2013	NBS	Meeting with investigator (1.0); telephone	
	ļ			conference with Jon Lenoir re: Paul Brown (0.3).	
2044	į				1.30
	2044.0	8/25/2013	NBS	Review of production for AEO issue (5.0);	
		1		telephone call to J. Smith (photography of	
2045				inspection).	5.50
	2045.0	8/26/2013	NBS	Continued review of production.	3.50
	2046.0	8/27/2013	NBS	Travel to Saugerties to meet client (4.5); meeting	
2047				with client re: status (3.5).	5.75
_	2047.0	8/28/2013	NBS	Review of decision on jury order; telephone Pete	
				Gleason re: suits and apartment; review of counsel;	
				review of conference orders;	
2048				review of production.	3.50
	2048.0	8/29/2013	NBS	Review of productions; telephone call, to client	
2049				(0.5)	3.80
2050	2049.0	8/30/2013	NBS	Continued review of production	3.50
2051	2050.0	9/3/2013	NBS	Telephone conference with client re: status.	1.50
	2051.0	9/4/2013	NBS	Email to client re: status; review of status report;	a = 4
2052	<u> </u>			review of letter motion by city.	0.70
	2052.0	9/6/2013	NBS	Review of correspondence on discovery; drafting	
				AEO letter motion; telephone call to client re:	2.51
205	3			status and AEO letter issues (1.0)	3.50
2054	1 2053.0	9/8/2013	NBS	Drafting letter motion on AEO.	2.50
205!	5 2054.0	9/9/2013	NBS	Revising letter motion; emails on same.	0.80
205	<b>2055.0</b>	9/10/2013	NBS	Telephone conference with client.	0.20
205	7 2056.0	9/16/2013	NBS	Email regarding status; telephone call to client.	0.5
	2057.0	9/18/2013	NBS	Telephone call and emails reference 81 inspection	<u> </u>
205	<sub>8</sub>		1		0.5

	A	B	C	D	E
1	No.	Date		e Description	Hours
-	2058.0	9/19/2013	NBS	Inspection at 81 with defendants, cleint, and Mag.	
2059					5.500
2060	2059.0	9/21/2013	NBS	Meeting with client.	3.500
	2060.0	9/22/2013	NBS	Review of motion letter re: AEO and personal	
2063	<del></del>			property motion.	2.500
	2061.0	9/23/2013	NBS	Draft reply letter on AEO and personal property	
			j	motion telephone conference with client; telephone	
1				call with Mag; telephone call to John Lenoir re:	
ĺ				status; review of 81 inspection photos; review of	
				AEO designations.	
2062					2.500
	2062.0	9/25/2013	NBS	Appearance in court on motions (2.0); meeting with	_
	ļ	ļ		team re: case and examination before trial (2.0);	
			[	prepare for examinations before trial of plaintiff	
2063					7.500
İ	2063.0	9/26/2013	NBS	Appearance for client; examination before trial and	
2064				prepare for same.	9.000
ļ	2064.0	9/27/2013	NBS	Appearance for examination before trial of	
2065				defendant and prepare for same.	9.000
2066	2065.0	9/29/2013	NBS	Meeting with client re: case and next Steps.	1.500
	2066.0	9/30/2013	NBS	Telephone conference with co-counsel; review of	
2067				emails; review of productions.	2.500
	2067.0	10/1/2013	NBS	Meeting with client re: examination before trial and	
2068				inspection preparation.	3.500
	2068.0	10/2/2013	NBS	Inspection at Jamaica Hospital; visit Queen's	
	l			location; Meeting with client; reviewing tapes re:	
2069				examination before, trial.	7.500
	2069.0	10/4/2013	NBS	Preparing for Marino and Mauriello examination	_
i				before trial (5.0); telephone conference with co-	
				counsel; emails with opposing counsel re:	
		ł		adjournment for Mauriello; review of PG & Floyd	
			ŀ	trial transcripts.	
2070					5.500
	2070.0	10/7/2013	NBS	Prepared for examination before trial; conference	
				call with co-counsel; conference with client.	İ
2071					5.500
	2071.0	10/8/2013	NBS	Preparing for and taking Marino's examination	
				before trial; calls to Court on status of various	
2072				motions.	9.500
	2072.0	10/9/2013	NBS	Telephone conference with John Lenoir re: status.	
2073					0.500

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
.,,	2073.0	10/9/2013	NBS	Meeting with co-counsel; review and revise status report; review of motions and filing on case re: discovery; telephone conference with G. Raymond	
2074		10/9/2013		re: Mauriello counterclaims (will comment in opposing papers).	4.500
	2074.0	10/10/2013	NBS	Review of email; conference with co-counsel; review of law on tortuous interference claim; email opposing counsel re: emotion to amend Mauriello	1.800
2075				answer.	1.800
207 <u>6</u>	2075.0	10/11/2013	NBS	Drafting letter to Court; research on motion to amend.	3.500
2077	2076.0	10/13/2013	NBS	Telephone conference with client re: status re:  NYCLU and Dunn and going forward; telephone call to John Lenoir re: same	2.300
	2077.0	10/14/2013	NBS	Telephone conference with L. Dunn; telephone call to John Lenoir re: case; drafting and research on motion to strike Mauriello answer; discovery matters (AEO personal property) and opposing to motion to amend pleadings (7.5).	0.500
2078					8.500
	2078.0	10/15/2013	NBS	Revised motion and memo; emails re: same; letter to court; conference with client're: status.	3.50
2079				1 C Indeed	3.30
	2079.0	10/16/2013	NBS	Prepare for court appearance; appear before Judge Sweet on various motions (3.2); conference with trial team; telephone call with Howard Suckle restatus and medical defendant's examination before trial; email to client.	
2080					4.50
	2080.0	10/17/2013	NBS	Telephone conference with client; emails re: status; email prior counsel re: discovery matters.	0.80
2083		10/10/2012	NDC	Telephone conference with client; review of	
200	2081.0	10/18/2013	NBS	medical documents responses; email opposing counsel re: status of production.	1.80
2082		10/22/2013	NBS	Meeting with H. Suckle re: medical examination	
208	2082.0	10/22/2013	INDS	before trial preparation.	2.50

	A	B	C	D	E
1	No.	Date	Timeke	epe Description	Hour
	2083.0	10/23/2013	NBS	Telephone conference with court re: oral argument date; telephone call with Walter Kretz re: same; conference with co-counsel; telephone call and email to client; telephone J. Eterno re: status and Monell issues (alleged conflict of interest issue raised by Law Dept in the past); review of Jamaica	
				Hospital records; email with prior counsel re: substitution and document search.	
2084	<b>.</b> [				3.500
	2084.0	10/24/2013	NBS	Prepared for examination before trial of Dr. Bernier	3.300
2085	;			permental of Dr. Bermer	5.500
	2085.0	10/25/2013	NBS	Appearance for Bernier examination before trial;	3.300
				wait for response from Court on video objection;	
2086				meeting with team.	3.200
2087	2086.0	10/27/2013	NBS	Research on dangerous assessment.	3.000
	2087.0	10/28/2013	NBS	Telephone conference with client re: status; emails	3.000
2088				re: schedule and video objections.	0.800
	2088.0	10/29/2013	NBS	Preparation for examination before trial of	0.000
	<u> </u>			Mauriello; review of research on video use	
2089				conference with 10-10.	5.800
	2089.0	10/30/2013	NBS	Telephone conference with client (1.0); email	
				opposing counsel re: adjournment on Mauriello;	
				review of ernails; review of Mauriello	
		Í		testimony in Floyd case; review of AS personnel	
				file records for examination before trial (2.0)	
2090					4.500
	2090.0	11/1/2013	NBS	Telephone conference with client; telephone call to	
2091				John Lenoir re: Stop and Frisk; status.	0.500
	2091.0	11/3/2013	NBS	Review of Lauterborn recordings and preparation	
2092	2002.0	1.4/4/200	<u> </u>	for his examination before trial.	4.200
<del></del>	2092.0	11/4/2013	NBS	Prepare for examination before trial.	2.500
	2093.0	11/5/2013	NBS	Review of record; prepare for Lauterborn	
2094	2004.0	11/7/2012	NID C	examination before trial	4.500
	2094.0	11/7/2013	NBS	Prepare for and take examination before trial of	
2005				Lauterborn; conference with team; telephone call	
2095	2005.0	11/9/2012	) IDG	with client re: status.	9.500
ŀ	2095.0	11/8/2013	NBS	Meeting with investigator (1.0); telephone call	
2006				same and Mag (0.5); review of research and emails.	
2096	2006.0	11/14/2012	NID 0		3.500
	2096.0	11/14/2013	NBS	Email in reference to Daily News Article;	
2097				telephone call to Mag Bauza re: interview with	
	2097.0	11/15/2012	NDC	Carol Street.	1.200
2030	2097.0	11/15/2013	NBS	Prepare for Mauriello.	2.500

		В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	2098.0	11/19/2013	NBS	Telephone conference with B. Shaffer re: Larry	
				Schoolcraft examination before trial re:	
		ļ		examination before trial of Larry Schoolcraft; prep	
099				for ebts of polce defendants	2.200
	2099.0	11/20/2013	NBS	Prepare for Marino examination before trial.	2.500
	2100.0	11/21/2013	NBS	Prepare for Marino examination before trial.	2.500
_	2101.0	11/22/2013	NBS	Prepare for and appear at Mauriello examination	
2102				before trial (busted by defendant).	3.500
	2102.0	11/26/2013	NBS	Drafting notices for depositions; review of email.	
2103	l				1.000
	2103.0	12/1/2013	NBS	Review of Caughey, Weiss and Hanlon recordings;	
				prepare for Caughey examination before trial;	
				telephone conference, re: status (left message).	
2104					2.800
	2104.0	12/2/2013	NBS	Telephone conference with W. Krétz re: Mauriello;	
	210.00			telephone	
		,		emails with counsel re: status and discovery	
2105				deadline.	2.50
2103	2105.0	12/4/2013	NBS	Letter to opposing counsel; email to opposing	
2106		12/ 1/2013		counsel re numerous discovery disputes.	1.50
2100	2106.0	12/6/2013	NBS	Emails re: status; prepare opposition to motion for	
2107		12/0/2013		reconsideration.	3.50
2107	2107.0	12/7/2013	NBS	Telephone conference with client and John Lenoir;	
	2107.0	12/1/2013	1.20	prepare for Caughey examination before trial;	
	}			prepare for opposition to Mauriello	
2108	,			reconsideration.	2.80
	2108.0	12/8/2013	NBS	Prepare for Caughey examination before trial.	2.50
	2109.0	12/9/2013	NBS	Take examination before trial of Caughey.	7.50
2110	2110.0	12/17/2013	NBS	Prepare for examination before trial of Mauriello;	
2444	l .	12/1//2013	INDS	review of recent correspondence.	3.50
2111	2111.0	12/18/2013	NBS	Prepare for Mauriello; conference with co-counsel,	
2112	ı	12/10/2013	1125	telephone call to client re: status.	4.50
	3 2112.0	12/19/2013	NBS	Prepare for Mauriello.	3.50
	1 2113.0	12/20/2013	NBS	Take examination before trial of Mauriello.	8.50
Z11 <sup>2</sup>	2114.0	12/24/2013	NBS	Meeting with client and John Lenoir re: status and	
2111		12/24/2013	1100	possible settlement demand.	3.20
211!	+	12/29/2013	NBS	Meeting with client to review various tape	
244	2115.0	12/29/2013	פטיון	recording.	4.50
211		12/20/2012	NBS	Meeting with client and review various tape	
	2116.0	12/30/2013	INDS	recordings (4.3); obtain tape recorder from NYPD	
	_	ļ		and send to specialist for enhancement	4.50
211		10/0:/0010	NIDO	Review of production; research on compstat.	1.80
	8 2117.0	12/31/2013	NBS		4.50
211	9 2118.0	1/1/2014	NBS	Review of Silverman and Eterno book	7.50

	A	B	C	D	E
1	No.	Date	Timekee	epe Description	Hours
	2119.0	1/2/2014	NBS	Meeting with client re: review of tapes; telephone	
				conference with co-counsel; emails re: schedule;	
2120				letter to Court re: schedule	1.800
	2120.0	1/3/2014	NBS	Prepare for Boston and Huffman examination	
2121				before trial	4.500
	2121.0	1/5/2014	NBS	Prepare for Boston and Huffman examination	
2122				before trial.	3.700
	2122.0	1/6/2014	NBS	Prepare for and take examination before trial of	
				Boston and Huffman; meeting with team re: status	
2123				and going forward	10.500
	2123.0	1/8/2014	NBS	Letter to Court; email re: scheduling	0.200
2125	2124.0	1/12/2014	NBS	Prepare for Hanlon examination before trial	3.500
	2125.0	1/13/2014	NBS	Prepare for and take Hanlon examination before	
				trial; conference with team re: examination before	
2126				trial and case	8.500
	2126.0	1/15/2014	NBS	Appearance in court; conference with co-counsel;	0.500
2127		İ		email re: status	2.300
	2127.0	1/16/2014	NBS	Review of production; review of report on crime	2.300
		1		reporting; emails re: status of examination before	
2128				trial	3.500
	2128.0	1/17/2014	NBS	Review of documents produced; review of report of	3.300
			.,	crime reporting; review of prior discovery demands	
2129				or me reporting, review of prior discovery demands	2.500
	2129.0	1/23/2014	NBS	Prepare documents for supplemental production;	3.500
			1.55	long status conference with client re: need for AEO	
				production and status of case (1.3)	
2130				(1.5)	1 000
_	2130.0	1/24/2014	NBS	Produce documents	1.900
	2131.0	1/27/2014	NBS	Revising letter to website responders; sending Out	0.400
				same; letter to City Defendants re: examination	
2132				before trial	1 200
2133	2132.0	1/28/2014	NBS	Prepare for Dr. Lamstein	1.200
$\overline{}$	2133.0	1/29/2014	NBS	Prepare for Dr. Lamstein	3.500
	2134.0	1/30/2014	NBS	Prep for and take Dr. Lamstein examination before	2.300
2135			1.55	trial	0.500
$\overline{}$	2135.0	2/3/2014	NBS	Telephone conference with co-counsel; email	9.500
2136				reference examination before trial.	0.500
	2136.0	2/5/2014	NBS	<del></del>	0.500
ĺ	-100.0	2/3/2011	11105	Telephone conference with client; emails reference	
2137				examination before trial; and letter to Judge Sweet.	
-	2137.0	2/7/2014	NBS	Empil regarding states and the state	0.800
[1	-107.0	2///2014	INDS	Email regarding status with client; meeting with	
1				Mag in reference to redaction issues; letter to Law	
2138				Department reference redaction; drafting and revising discovery demands.	
-133				revising discovery demands.	3.500

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	2138.0	2/10/2014	NBS	Telephone conference with the court clerk reference submission on February 10, 2014; letter to court; prepare for doctor's examination before	3.800
139				trial (2.8)	3.800
	2139.0	2/11/2014	NBS	Prepare for and attend Dr. Bernier examination	8.500
<u> 140</u>			1170	before trial.	0.500
	2140.0	2/12/2014	NBS	Prepare for and attend Dr. Isakov examination	9.500
141				before trial.	7.500
	2141.0	2/16/2014	NBS	Telephone conference with John Lenoir and client reference status; review of privilege issues.	1 700
142		<u> </u>			1.700
	2142.0	2/18/2014	NBS	Review of examination before trial for discovery letter; emails reference defendant's examination before trial and Norinsberg termination letter; request JHMC provide and produce the two EMT's.	2 000
2143					3.800
	2143.0	2/19/2014	NBS	Telephone conference with co-counsel (HS) reference medical case; state action; pro and sub due process; review of emails reference discovery status; telephone call to John Lenoir reference	2.50
2144		2 (2 0 (2 0 1 4	NIDO	Email co-counsel; client review of examination	2.50
2145	2144.0	2/20/2014	NBS	before trial for motion.	2.800
	2145.0	2/21/2014	NBS	Review of cited psychiatric journals.	2.50
	2146.0	2/23/2014	NBS	Review of examination before trial; telephone co-	_
	2170.0	2/23/2011	120	counsel; telephone conference with client reference	
2147	,			status.	3.50
2147	2147.0	2/24/2014	NBS	Review of examination before trial; email reference	
2148	i			recording.	0.40
21-1	2148.0	2/25/2014	NBS	Review of examination before trial; transcripts for discovery issues; telephone call to Walter Kretz	5.00
2149			1,170	(two times) regarding possible work out.	3.00
	2149.0	2/27/2014	NBS	Drafting letters to court re outstanding disocvery disputes by plaintiff and by defendants	
		<b>[</b>		disputes by plantin and by defendants	3.50
2150		0/00/2014	NIDC	Letter motion regarding discovery issue.	6.50
	1 2150.0	2/28/2014	NBS	Review of emails and letters	0.50
215.	2 2151.0	3/3/2014	NBS	Prepare for and attend meeting to confer; emails	- 0.50
215	2152.0	3/4/2014	NBS	reference status same.	1.50
	2153.0	3/8/2014	NBS	Review of letters on discovery motions; email to	1.00
215	4			team reference response.	1.20
	2154.0	3/11/2014	NBS	Meeting with team John Lenoir and Mag Bauza;	2.20
215				drafting letter to court.	2.30
215	6 2155.0	3/24/2014	NBS	Meeting with team; telephone call with client.	3.50

	Α	B	C	D	Ε
1	No.	Date		epe Description	Hours
j	2156.0	3/26/2014	NBS	Review of drafts 30(b)(6); appear in court on	
ļ		İ		discovery status (2.2); telephone call client; review	
ļ	1			of document demands; meet and confer with	
2157				opposing counsel (1.0).	3.800
ĺ	2157.0	3/27/2014	NBS	Telephone conference with client (twice) re subject	
l	i.			matters of numerous 30(b)(6) notices; revising	
2158				same.	3.500
	2158.0	3/28/2014	NBS	Meeting with Mag reference jury instructions;	
		[		telephone call with client reference 30(b)(6);	
2159				revising same and serving same.	4.500
	2159.0	3/31/2014	NBS	Telephone conference with client; review of	4.500
2160				discovery; emails reference settlement.	1.800
	2160.0	4/1/2014	NBS	Telephone conference with City re: settlement;	1.800
			1.20	telephone conference with client; conference with	
2161				team re: same.	1.500
	2161.0	4/4/2014	NBS	Review of medical expert decisions and affidavit;	1.500
		1, 1, 2011	INDS	prepare for Trainor examination before trial.	
2162				prepare for Transor examination before trial.	
2102	2162.0	4/7/2014	NBS	Drawn matical distriction	2.500
	2102.0	4/ //2014	INDS	Prepare motion to strike paragraph six of	
				Mauriello's counterclaim (1.3); prepare outline of	
				discovery issues; telephone call to D. Beekman	
}				(Daily News); telephone conference Graham	
2462				Raymond; telephone MJ Freeman's chambers;	
2163	*****			email all counsel.	2.500
-	2163.0	4/8/2014	NBS	Prepare for Trainor examination before trial.	2.800
-	2164.0	4/9/2014	NBS	Preparing for hearing on Raymond motion to	
				compel; appearance in court on motion (2.2);	
ľ		-		prepare for Trainor and Gough examination before	.
2165				trial.	2.800
	2165.0	4/10/2014	NBS	Prepare for and take deposition of Trainor; prepare	
2166		<u> </u>		for Gough examination before trial.	8.900
1	2166.0	4/11/2014	NBS	Prepare for and take Gough examination before	
2167				trial	7.800
[:	2167.0	4/13/2014	NBS	Prepare for and meet with potential expert (Roy	7.000
2168				Lubit).	4.500
	2168.0	4/14/2014	NBS	Telephone conference with co-counsel re: status;	4.500
				conference with client; emails with opposing	
			1	counsel re': new dates for settlement	
				demands/offers/conference; draft letter to MJ	
169				Freeman re: same; email Hearn.	
-	2169.0	4/15/2014	NBS	<del></del>	1.800
2170	- 2 0 / • 0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	פטיון	Telephone conference with H. Suckle re: status and settlement.	
		L		settlement.	0.300

	A	В	С	D	E
1	No.	Date	Timekee	pe Description	Hours
	2170.0	4/16/2014	NBS	Telephone conference with team (1.0); conference with client re: settlement demands (1.2); research on commitment cases; state action and Section 1983; review of Plaintiffs demands.	
2171		<b>,</b>			5.800
2172	2171.0	4/17/2014	NBS	Telephone conference with team; review of decisions; telephone Mag; telephone Howard; telephone John; letter to all defendants counsel re: Norinsberg termination letter; telephone call to S. Mettham re: settlement.	2.900
21/2	2172.0	4/18/2014	NBS	Various telephone calls with John Lenoir;	
2173		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		telephone client; review of decisions on involuntary hospital and damages.	3.500
	2173.0	4/22/2014	NBS	Telephone conference with Joe Ferrero.	0.500
2175	2174.0	4/23/2014	NBS	Drafting opposition to Jamaica Hospital motion for protective order; prepare for and attend examination before trial of Bernier	8.500
_	2175.0	4/24/2014	NBS	Prepare for Sawyer examination before trial (3.0); revise opposition to Jamaica Hospital protective order motion.	3.500
2176	2176.0	4/25/2014	NBS	Prepare for and take deposition of Sawyer.	6.500
	2177.0	4/27/2014	NBS	Preparing reply to Mauriello opposition	2.800
2178	2178.0	4/28/2014	NBS	Prepare for and take Duncan examination before trial and conference with all counsel and MJ Freeman re: settlement discussion.	7.800
2180	2179.0	4/29/2014	NBS	Review of state motion cases; meeting with co- counsel; call to client.	2.500
	2180.0	4/30/2014	NBS	Appearance in court on JHMC motion for protective order and Adrian's motion to strile Mauriello counterclaims reference (2.2); prepare for same; lunch meeting with team and colleague of John's re: case.	3.800
2181	2181.0	5/2/2014	NBS	Telephone conference with Gregory Radomsile reference examination before trial; emails to	
2182	2182.0	5/5/2014	NBS	opposing counsel' re: same.  Telephone conference with Sheri; telephone call to John Lenoir; prepare letter to Judge Sweet re:  Plaintiff's motion to compel; telephone to John Cohen re: fees; review of Gleason fees.	2.20

	A	В	C	D D	E
1	No.	Date	Timekeep	e Description	Hours
	2183.0	5/8/2014	NBS	Prepare for conference; attend to conference with Magistrate Freeman re: settlement: hospital defendant have no pay status and City willing to continue discussions, email client re: status; revising letter to Judge; review of opinion on	
				Mauriello counterclaim/motion to strike Plaintiff	
]		ł		(0.5); research on law enforcement privileged (1.0).	
2184					4.500
2185	2184.0	5/11/2014	NBS	Prepare for James examination before trial.	3.500
2186	2185.0	5/12/2014	NBS	Prepare for and take James examination before trial.	6.800
2187	2186.0	5/13/2014	NBS	Travel to Holbrook and meet with Ferrara and his wife.	4.500
2188	2187.0	5/14/2014	NBS	Prepare and take examination before trial of Marquez.	8.400
2189	2188.0	5/15/2014	NBS	Prepare for and take examination before trial of Sangetti (4.5); emails with client re: status and settlement (0.5).	5.000
2190	2189.0	5/19/2014	NBS	Review of production; prepare for meeting with client; telephone call with co-counsel; research on discovery issues (law enforcement privilege).	
	2190.0	5/20/2014	NBS	Travel to and from Johnstown, NY meeting with client; conference with Magistrate Freeman; exparte conference with Magistrate Freeman.	3.800
2191					8.250
2192	2191.0	5/22/2014		Drafting opposition to City motion for protective order and cross-motion for documents, research on	
	2192.0	5/23/2014	NBS	Research on blue wall silence (2.5); telephone call to potential witness (Stephen Lerner); telephone to Lubit; email team; email client; review of document production; telephone conference with Jon Norinsberg re: 81 locker photos.	8.500
2193					4.500
	2193.0	5/28/2014		Prepare for conference of motion; appear on motion before Judge Sweet (2.8); telephone call to Dr. Lubit; telephone call to the office of Eterno; conference with all counsel re: schedule and need 30-45 days; prepare for Weiss examination before trial; conference with team re: Weiss; telephone Jon Norinsberg re: locker photos.	
194					8.500
195	2194.0 ————	5/29/2014	NBS I	Prepare for Weiss: take Weiss examination before rial: prepare for JHMC.	9.500

	Α	В	C	D	E
1	No.	Date	Timekee	pe Description	Hours
	2195.0	5/30/2014	NBS	Prepare for and take examination before trial of	
196				Jamaica Hospital (Maffia)	4.500
_	2196.0	6/2/2014	NBS	Telephone conference with client; emails with	
				opposing counsel re: discovery; reviewing	
2197				production for index.	1.800
	2197.0	6/3/2014	NBS	Email regarding plan for discovery; production of	<u> </u>
	2177.0	0,3,231		Aetna documents and docket photos; telephone call	
				to J. Ferrara re: examination before trial for 6/5/14.	
2198					1.500
2130	2198.0	6/4/2014	NBS	Prepare for Ferrara examination before trial;	_
	2170.0	0/1/2011	1.00	telephone conference with co-counsel re: same.	
2199					3.200
1199	2199.0	6/5/2014	NBS	Meeting with team and J. Ferrara; attend deposition	_
	2177.0	0/3/2014	NBS	of J. Ferrara at Law Department; drafting discovery	
				demands for Mauriello.	9.500
2200		6/6/2014	NBS	Prepare discovery demands re: Mauriello (1.5);	
	2200.0	0/0/2014	INDS	conference call with John Eterno; Eli Silverman	
				and team re: expert issues (compstat, blue wall, and	
				digital recorder); review of New York City conflict	
				of interest issue, law, decision (1.2)	
				of interest issue, law, decision (1.2)	3.200
2201				D : 1 1 1 A Con Massiella	3.200
	2201.0	6/8/2014	NBS	Revising discovery demand for Mauriello	1.200
2202				counterclaim.	1.200
	2202.0	6/9/2014	NBS	Telephone conference with client re: status of case.	2.000
2203					2.000
	2203.0	6/10/2014	NBS	Drafting demands on Mauriello; drafting letter to	0.00
2204	+			court re: amended discovery schedules.	0.800
	2204.0	6/11/2014	NBS	Travel to Rhode Island and meet with Dr. Dan re:	6.50
2205				ER expert.	6.50
	2205.0	6/12/2014	NBS	Continue meeting with Dr. Dan re: ER expert;	
				review parts of PX69 and home invasion recording	
				with expert; revised and drafted discovery demand;	c c0
2206				travel back to New York.	5.50
	2206.0	6/13/2014	NBS	Telephone conference with Eli Silverman and John	
				Eterno re: expert discovery schedule (1.0); review	
				of conflict laws; telephone call to Mag Bauza;	
				telephone to John Lenoir; memo to file on ER	
2207	<u> </u>			expert (.5)	4.50
	2207.0	6/16/2014	NBS	Review of city letter re: supplemental discovery;	a -
2208	3			conference with co-counsel.	0.80
2209	2208.0	6/17/2014	NBS	Prepare for Broschart.	3.50
	2209.0	6/18/2014	NBS	Prepare for and take Broschart re: examination	
2210		1		before trial.	7.80

	A	В	C	D	Ε
1	No.	Date	Timeke	epe Description	Hours
	2210.0	6/19/2014	NBS	Review of scheduling order; email with team re: schedule; email Dr Lubit; review of Patrol Guide;	
221	1			prepare for Duncan examination before trial (3.0)	
221.	2211.0	6/20/2014	NBS	Due ft amosition to the CD	4.500
ł	2211.0	0/20/2014	NDS	Draft opposition to reconsider; review of Duncan examination before trial; prepare for Duncan.	
2212	,			cxammation before that, prepare for Duncan.	4 = 00
	2212.0	6/23/2014	NBS	Telephone conference with client (log) re: status;	4.500
		0,23,2011	I NDS	prepare for and take examination of Duncan; emails	
	!			with opposing counsel re: schedule; telephone call	
2213				to'Dr, Patel.	7.500
İ	2213.0	6/26/2014	NBS	Emails with opposing counsel re: schedule;	
2214				conference with co-counsel re: same.	0.500
	2214.0	6/27/2014	NBS	Review of Mauriello examination before trial;	
ļ				telephone call to Dr. Roy Lubit; and prepare for	
2215				Mauriello examination before trial.	3.500
	2215.0	6/28/2014	NBS	Review of Mauriello examination before trial;	
2216	<del></del>			review of Lubit affirmation in Monaco.	4.500
	2216.0	6/29/2014	NBS	Review of Mauriello examination before trial;	
				prepare for continued examination before trial of	
2217				Mauriello (4.5); conference with client re: status;	
2217	2217.0	7/1/2014	VIDO	email Dr. Lubit; email John Lenoir.	7.500
2218	2217.0	7/1/2014	NBS	Prepare and take Mauriello examination before	
2210	2218.0	7/3/2014	NIDC	trial.	9.500
	2210.0	1/3/2014	NBS	Prepare and take Dr. Lwin examination before trial;	
2219				meeting with team re: expert report; lunch with team.	
2213	2219.0	7/6/2014	NBS		3.800
2220		77.072011	INDS	Prepare for Jamaica Hospital ebt (Dhar) on policy issue.	2 000
	2220.0	7/7/2014	NBS	Take and prepare for Jamaica Hospital examination	3.800
2221			1,100	before trial.	7.500
2222	2221.0	7/9/2014	NBS	Telephone conference with police experts.	7.500
	2222.0	7/14/2014	NBS	Prepare for examination before trial of City	0.800
2223				30(b)(6) witnesses.	1.500
	2223.0	7/15/2014	NBS	Prepare for 30(b)(6) of witnesses on appeal; review	1.500
				and quatoa issues; prepare for City examination	!
				before trial on training; disciplines and crime	
2224	1			reporting.	3.200
	2224.0	7/16/2014	NBS	Take deposition 30(b)(6) witnesses of City in the	
!		1	1	morning and afternoon; prepare for same;	
- 1				conference with co-counsel; conference with court	1
				clerk; prepare for examination before trial next day.	
2225					9.500

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
One-su room	2225.0	7/17/2014	NBS	Prepare for and take examination before trial of City 30(b)(6) witnesses on performance evaluation of supervisors and of police officers.	C 500
2226					6.500
2227	2226.0	7/18/2014	NBS	Review of prior arguments and submissions discussions outstanding; conference with Dr. Halpern and team.	3.500
	2227.0	7/21/2014	NBS	Drafting letter to Court; review of transcript of prior hearing; research on legal issues raised by objections and Purpi examination before trial.	2 400
2228					3.400
2229	2228.0	7/22/2014	NBS	Telephone conference with client and team; prepare letter.	2.500
	2229.0	7/23/2014	NBS	Prepare for examination before trial on Thursday; review of recent City production, emails with opposing counsel re: examination before trial.	
2230					4.500
	2230.0	7/24/2014	NBS	Prepare for and attend City 30(b)(6) (cooper); prepare for examination before trial for Dr. Patel; conference with client.	7.500
2231	<del></del>		D VID C	Prepare and take examination of trial of Dr. Patel;	7.500
	2231.0	7/25/2014	NBS	draft letter to Court on application re: Dr. Patel.	3.500
2232	2232.0	7/28/2014	NBS	Review of Dr. Lwin examination before trial; review letter from Jamaica Hospital.	1.200
2234	2233.0	7/29/2014	NBS	Emails and telephone conference with client and re: experts; review of letters to Court.	1.200
2235	2234.0	7/30/2014	NBS	Telephone conference with John and Eli re: expert report.	0.800
2236	2235.0	7/31/2014	NBS	Review of earlier Silverman book on NYPD (2.8); drafting letter to Judge Sweet; review of letter re: outstanding; telephone conference with trial team and Dr. Lubit and Dr. Halpern.	5.500
	2236.0	8/1/2014	NBS	Review of letters on numerous discovery disputes; review of videos of Dr. Patel's examination before trial; drafting letter on three motion letter.	
2237	,				7.500
2238	2237.0	8/3/2014	NBS	Review and revise letter to Court; research on deposition conduct re: definition of harassment.	5.800
	2238.0	8/4/2014	NBS	Drafting letter re: 3 discovery motions; long conference call with experts Silverman and Eterno (1.5); preparing letter for experts on police issues and transmitting documents to experts	
223	9			(2.5)	7.500

	A	B	С	D	E
1	No.	Date	Timekeep	e Description	Hours
2240	2239.0	8/5/2014	NBS	Revise letter to Court on 3 motions; draft second letter re: video objection.	3.200
2242	2240.0	8/6/2014	NBS	Telephone conference with Mag Bauza to do list; meeting with John Lenoir re: same; revise letter to Court re: video objection.	1.500
2242	2241.0	8/7/2014	NBS	Review of report; telephone call to John Eterno re:	1.200
2243	2242.0	8/8/2014	NBS	Review of reports of experts (police and ER); review of record from psychiatric experts.	3.500
	2243.0	9/2/2014	NBS	Meeting with co-counsel; review of decisions on discovery; emails re: scheduling with experts; telephone call with Roy Lubit re: same.	_
2244	2244.0	9/3/2014	NBS	Email to all counsel re: schedule; telephone call with Eli Silverman.	0.700
2246	2245.0	9/5/2014	NBS	Review of time limitation issues for examination before trials.	1.500
2247	2246.0	9/10/2014	NBS	Telephone conference with all counsel.	0.500
2248	2247.0	9/11/2014	NBS	Reply to Defendants' letter motion on experts; letter to all counsel re: expert fees to be paid; review of cases on same.	2.500
2249	2248.0	9/12/2014	NBS	Travel to Upstate, NY to meet with client; meeting with clientc	3.500 4.500
2250	2249.0	9/12/2014	NBS	Prepare for meeting with client; outline summary judgment motions; causes of action.	2.500
2251	2250.0	9/13/2014	NBS	Meeting all day with client, John Lenoir and Magdalena Bauza re summary jugdment motions; motion to amend; wages/damages issues; trial plans; expert discovery and reports	7.500
	2251.0	9/14/2014	NBS	Meeting with client; return travel to New York	7.500 5.500
	2252.0	9/16/2014	NBS	Telephone conference with experts; conference with co-counsel; emails re: schedule with all	
2253	2253.0	9/17/2014	NBS	counsel.  Prepare for and take Purpi examination before trial.	1.800
<ul><li>2254</li><li>2255</li></ul>	2254.0	9/18/2014		Prepare for examination before trial; telephone call with Walter Kretz; telephone conference with Roy Lubit; review of expert reports served today and with co-counsel.	3.500
2256	2255.0	9/19/2014	NBS	Prepare for and attaend Carrasco ebt	5.500
2257	2256.0	9/20/2014	NBS	Review of medical expert reports by Jamaica Hospital Medical Center; Bernier and Isakov.	2.200
2258	2257.0	9/21/2014	NBS	Meeting with John Lenoir and Mag Bauza; meeting with Lubit re: examination before trial preparation.	3.500

2259	No. 2258.0	<b>Date</b> 9/22/2014	Timekee	pe Description	Hours
259 2260		9/22/2014			
2260			NBS	Email regarding schedule; telephone call with John	
2260				Eterno.	0.400
-	2259.0	9/23/2014	NBS	Prep for and attend examination before trial of Roy	
-				Lubit; call to court re: schedule.	8.000
1.	2260.0	9/24/2014	NBS	Telephone conference with Roy Lubit; telephone	
				call with John Lenoir; review of emails; letter to	
2261		ļ		court re: motion by city.	1.700
-	2261.0	9/25/2014	NBS	Drafting opposition to discover motion.	3.500
	2262.0	9/26/2014	NBS	Review of production for motion to compel;	<u> </u>
ľ	2202.0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		telephone call with co-counsel; message from Dr.	
2263				Lubit.	2.20
-	2263.0	9/29/2014	NBS	Meeting with Dr. Halpern Ruder and John Lenoir;	
1	2205.0	3/23/2011	1,120	prepare for examination before trial; review of	
2264				CompSTAT notes.	5.80
	2264.0	9/30/2014	NBS	Appear for and defendant Ruder examination	
	2204.0	9/30/2014	INDS	before trial; prepare for conference the following	
2265				day; review of CompSTAT notes.	8.90
2265		10/2/2014	NBS	Email re: scheduling Silverman and Lubit;	0.70
	2265.0	10/2/2014	INDS	conference call with John Lenoir and Mag Bauza	
2266	:			re: trial prep review of CompStat notes.	4.50
2266		1.0/0/2011	2100		4.50
	2266.0	10/3/2014	NBS	Legal research on Monell issues (1.8) meeting with	
				Mag and John Lenoir; emails re: trial date; conference with client re: status and trial date;	
	ļ			review of Nelson discover records (1.5); review of Patrol Guide; review of CompStat notes (2.0); prep	
ĺ		Ę		1	( 50
2267				motion for discovery.	6.50
	2267.0	10/6/2014	NBS	Drafting motion for discovery; drafting letter re:	
			į.	opposition to adjourn for trial date; emails with	
				opposing counsel; scheduling Patel examination	
			1	before trial; telephone call to the clerk for Patel's	0
2268	<u> </u>			attorney.	5.50
2269	2268.0	10/7/2014	NBS	Draft motion on discovery.	4.50
	2269.0	10/8/2014	NBS	Review of Floyd record; research on witness list	
				issues; telephone call with Dr. Dan Halpern; email	
				correspondences Silverman and Eterno.	
2270					7.50
	2270.0	10/9/2014	NBS	Telephone conference with client; review of Eterno	
				production; email re: same; review of Floyd trial.	
2271					4.50
	2271.0	10/10/2014	NBS	Review of Floyd transcripts and decision.	4.50
	2272.0	10/14/2014	NBS	Meeting with Eterno (2.5); travel to Hempstead	- <del></del>
				(2.0); review of Rule 68 offer (.5); review of Floyd	
2273	,			trial transripts and decision	7.50

	A	B	C	D	Ε
1	No.	Date		pe Description	Hours
2274	2273.0	10/15/2014	NBS	Telephone conference with Walter Kretz re: Mauriello; wants a small compensation from Adrian to settle (.3); telephone call to Suzanna Mettham and Ryan Shaffer re: Rule 68 offer (.4); drafting reply letter on discovery motion (3.8); briefing schedule and witness lists.	
22/2	2274.0	10/16/2014	NBS		5.500
2275		10/10/2014	INDS	Telephone conference with John Lenoir; drafting letter to court on discovery motions/issue (2.8); research on Rule 68 issues (2.5); email re: discovery schedule.	6.500
	2275.0	10/17/2014	NBS	Appear for and defend Eterno examination before	0.500
2276	+			trial; revise and file letter with court re: outstanding discovery issues.	9.500
	2276.0	10/18/2014	NBS	Research on Rule 68; draft and send memo to client	
2277	,			re: Rule 68 offer; telephone client re: same;	
22//	2277.0	10/19/2014	NDC	telephone call to John Lenoir re: same.	3.500
	22//.0	10/19/2014	NBS	Review of 2nd Amended Complaint for purpose of	
				motion to amend; conference call with team re: Rule 68 offer; email exchange with Howard Suckle	
2278				re: same.	4.500
	2278.0	10/20/2014	NBS	Telephone conference with with John Eterno (1.5)	4.500
				re: examination before trial and case; telephone call	
				with chambers re: next conference; emails re: same;	
				revising pleading for purpose of motion; review of	
1				case law on right to refuse, medical treatment (1.5).	
2279					3.800
2280	2279.0	10/21/2014	NBS	Review of right to refuse medical treatment cases; emails re: schedule; telephone to Eli Silverman re:	
2280	2280.0	10/22/2014	NBS	his examination before trial.	3.700
2281	2200.0	10/22/2014	NDS	Meeting with Eli Silverman to prepare for examination before trial.	2.500
	2281.0	10/23/2014	NBS	Prepare for Silverman; telephone call to Silverman (2 times); review of report; draft letter rejecting	3.500
2282				Rule 68 offer.	6.500
	2282.0	10/24/2014	NBS	Defend Silverman's examination before trial.	7.500
	2283.0	10/25/2014	NBS	Research on criminal standard for exigent	
2284		ļ	<u> </u>	circumstances.	3.000
-	2284.0	10/26/2014	NBS	Revise letter re: rejection of Rule 68 offer.	1.000
	2285.0	10/27/2014	NBS	Meeting with John Lenoir re: amended complaint;	
				review of emails; telephone call to Investigator	
				Skinner; email with Silverman review of discovery	
2286				record on complaint; review of tapes re: Amended Complaint.	
		<del></del>	<u> </u>	- omplant.	5.800

	A	В	C	D	E
1	No.	Date	Timekeep	e Description	Hours
M.1. 1000F	2286.0	10/28/2014	NBS	Prepare revisions to 2nd Amended Complaint for	
1			1	motion to arrest; research on issues relating to	
287				motion to amend.	6.800
$\longrightarrow$	2287.0	10/29/2014	NBS	Prepare for court; appear in court; conference with	
288				client and John Lenoir re: status.	4.500
-	2288.0	10/30/2014	NBS	Prepare for Patel examination before trial; research	
289		ŀ		warrantless entry and search.	3.500
	2289.0	10/31/2014	NBS	Prepare for and take 2nd examination before trial of	
				Dr. Patel (3.2); research on causes of action for	
				motions to amend and summary judgment.	
290					5.50
_	2290.0	11/1/2014	NBS	Research on exigent circumstances case law.	3.500
	2291.0	11/3/2014	NBS	Research an existing cir. case law (3.0); telephone	
	22/1.0	11,3,2017	1	conference with Roy Lubit; emails with opposing	
				counsel; revised 2nd Amended Complaint for	
2292				motion to amend.	3.80
	2292.0	11/4/2014	NBS	Drafting motion to amend; letter to court re: page	_
	Ì	11/4/2014	INDS	limit; email client re: status.	3.50
2293		11/5/2014	NBS	Drafting motion to amend.	3.50
2294	2293.0	11/6/2014	NBS	Telephone conference with client re: amending	
2205	2294.0	11/0/2014	NDS	complaint.	2.50
2295		11/7/2014	NBS	Meeting with S. Korenbaum; emails re: status;	
	2295.0	11/7/2014	NR2	telephone call with Dr. Lubit.	2.20
<u> 2296</u>		11/10/0014	NIDC	Telephone conference with Dr. Lubit; attend and	
	2296.0	11/10/2014	NBS	defend examination before trial of Dr. Lubit at	
				Martin Clearwater; review of draft Amended	
	Ì			Complaint; research, on 4th Amendment	
				warrantless entry (1.5)	5.20
2297					3.20
	2297.0	11/11/2014	NBS	Telephone conference with paralegal (JS) re: case;	1.50
229 <u>8</u>	+			review of ebt summaries.	1.30
	2298.0	11/13/2014	NBS	Appear and defend Dr. Lubit; conference re:	5.50
2299				examination before trial with witness.	3.30
	2299.0	11/14/2014	NBS	Review of examination before trial summaries and	1.50
2300	<u> </u>			indexes.	1.50
2301	2300.0	11/16/2014	NBS	Revise complaint; email re: same.	1.00
	2301.0	11/19/2014	NBS	Review of examination before trial of Lauterborn	
				and Mauriello on questions about evaluations;	0.00
2302	<u>2</u>			email client re: same.	0.80
2303	3 2302.0	11/20/2014	NBS	Review of file in Azira case on Blue Wall.	1.50
2304	2303.0	11/21/2014	NBS	Emails re: Lubit; review of Azira files	2.50
2305	5 2304.0	12/1/2014	NBS	Revising motion to amend	2.5
	2305.0	12/2/2014	NBS	Revise memo re: motion to amend.	3.5
	2306.0	12/3/2014	NBS	Revising 3rd Amended Complaint and Memo Of	
2307	1			Law In Support Of Motion To Amend.	3.5

	A	В	C	D	E
1	No.	Date	Timekeep	e Description	Hours
	2307.0	12/4/2014	NBS	Revising Amended Complaint and Memo on	
ļ		ļ		motion to amend; began review of depositions for	
2308	<del></del>			summary judgment motion.	4.500
	2308.0	12/5/2014	NBS	Review of letters; review of Duncan transcripts,	<del> </del>
2309	<del></del>			emails with team re: status.	1.800
2310	2309.0	12/7/2014	NBS	Review of examination before trial record.	5.500
	2310.0	12/8/2014	NBS	Drafting letter to Court re: motion to amend;	
				review of examinations before trial for motion for	
2311				summary judgment.	3.500
	2311.0	12/9/2014	NBS	Drafting letter to Court re: defendants' motion to	
		ļ		adjourn trial and summary judgment; review of	
				examinations before trial for summary judgment	]
2312				motion; review of Compstat video.	5.500
	2312.0	12/10/2014	NBS	Review of examination before trial for preparation	
				of motions meeting with John Lenoir re: motions.	
2313	<del></del>				8.500
	2313.0	12/11/2014	NBS	Review of examination before trial for summary	
				judgment motion; conference with M. Bauza re:	
2314	<del>└</del>			JHMC claims; review of cases.	5.500
	2314.0	12/12/2014	NBS	Review of record for summary judgment motion.	
2315					3.500
2316	2315.0	12/13/2014	NBS	Research on exig. cir. exception.	3.500
	2316.0	12/14/2014	NBS	Review of examination for summary judgment	
				facts; review of exig. cir. cases; review of prima	
2317				facie tort and tortuous interference case.	5.500
	2317.0	12/15/2014	NBS	Research on Mauriello counterclaims.	3.800
_	2318.0	12/16/2014	NBS	Drafting summary judgment motion.	7.500
	2319.0	12/17/2014	NBS	Drafting summary judgment motion.	10.500
	2320.0	12/18/2014	NBS	Drafting summary judgment motion.	12.000
	2321.0	12/19/2014	NBS	Drafting motion for summary judgment.	10.500
	2322.0	12/20/2014	NBS	Drafting summary judgment memo.	9.500
	2323.0	12/21/2014	NBS	Drafting summary judgment motion.	7.500
}	2324.0	12/22/2014	NBS	Draft motions; memo; Rule 56.1 Statement;	
2325				conference with client re: sealing and objection to	
-	2325.0	12/22/2014		it; letters (2x) Court.	12.500
	2325.0 2326.0	12/23/2014	NBS	Revising and filing paper; review of paper.	7.500
-		12/24/2014		Preparing motion papers	3.500
-	2327.0	12/29/2014	NBS	Drafting Reply Memo on motion to amend.	5.500
-	2328.0	12/30/2014	NBS	Researching motion for summary judgment.	2.500
ľ	2329.0	12/20/20:	NBS	Telephone conference with John Lenoir; telephone	
1220		12/30/2014		call to client re: Norinsberg; drafting summary	
2330	2330.0	12/21/2014		judgment; review of new material.	9.500
-	2330.0 2331.0	12/31/2014		Draft opposition to summary judgment.	7.500
	2331.0	1/1/2015		Review of motions by defendants.	5.500
-333	2332.0	1/3/2015	NBS	Reading City motion and case law.	5.500

	Ā	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	2333.0	1/4/2015	NBS	Reading Mauriello and JHMC motions and case	
334				law.	8.200
	2334.0	1/5/2015	NBS	Review of motions; review of recent production by	
		Ì	ļ	City (videos and EIU file); conference with John	
		ļ	1	Lenoir and Mag Bauza re: motions.	
2335				·	5.500
	2335.0	1/7/2015	NBS	Reviewing motions; meeting with John Lenoir; J.	
2336		17772013	12	Mck; J.S re: Compstat videos.	4.500
2330	2336.0	1/8/2015	NBS	Telephone conference with Howard Suckle (.3);	
	2330.0	1/8/2013	TABS	meeting with Mag (.1.5); telephone call to Ryan	
		ļ		Shaffer; Paul Callan; Gregory Radmosili re:	
			İ	summary judgment schedule; review of Lauterborn	
<b></b>		ļ		examination before trial (4:5)	7.80
2337		1/0/0017	NDC	Emails re: status; conference with team; conference	
	2337.0	1/9/2015	NBS	call with client.	1.50
2338					1.50
	2338.0	1/10/2015	NBS	Review of examinations before trial and Compstat	7.50
2339	<del></del>			videos.	7.50
	2339.0	1/11/2015	NBS	Review of examination before trial and Compstat	
				videos; conference with group on Commpstat	7.50
2340				videos.	7.50
2341	2340.0	1/13/2015	NBS	Compstat vide review	5.50
	2341.0	1/14/2015	NBS	Conference with client and John Lenoir; review of	
2342	2	<u></u>		examination before trial and motions.	7.50
	2342.0	1/15/2015	NBS	Review of Hanlon examination before trial; review	
				of Marino examination before trial; review of cases	
				in summary judgment motion discussion re:	
2343	8			Compstat videos.	4.50
	2343.0	1/16/2015	NBS	Review of Hanlon examination before trial; review	
2344	l			of cases; review of Compstat video.	7.50
	2344.0	1/17/2015	NBS	Review of examination before trial; prepare	
2345	1	1		summary judgment oppositions.	7.50
2375	2345.0	1/18/2015	NBS	Prepare summary judgment opposition; review of	
	25 15.0	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Hanlon, Sangianetti, and Marquez examination	
				before trial; review of Compstat videos.	
2340	5	į			8.50
2341	2346.0	1/19/2015	NBS	Review of Compstat videos; review of cases cited	
	2340.0	1,17,2013		in various motions; research on standard of	
	1			objective/subjective good faith and qualified	
200	_			immunity.	7.50
234		1/20/2017	NIDC	Review of decision on motion to amend; review of	
	2347.0	1/20/2015	NBS	cases on conspiracy; review of examination before	
				1	5.50
234	8			trial for motion.	

	A	В	C	D	E
1	No.	Date	Timekeep	pe Description	Hours
	2348.0	1/21/2015	NBS	Drafting summary judgment motion papers (memo of law; rule 56.1 statement); telephone Ryan Shaffer; call Norinsberg re: wants co-counsel to get access to Adrian Schoolcraft's records (medical) in	
2349				IAB file.	8.500
2350	2349.0	1/22/2015	NBS	Drafting memo in opposition; telephone call to Walter Kretz; emails re: schedule.	7.500
2351	2350.0	1/23/2015	NBS	Research and draft Response to Mauriello summary judgment motion.	9.000
2352	2351.0	1/24/2015	NBS	Review of record; research on cases cited by defendants summary judgment motion.	6.500
2353	2352.0	1/25/2015	NBS	Review of record for summary judgment motion opposition.	7.500
2354	2353.0	1/26/2015	NBS	Drafting opposition papers; research on probable cause.	7.500
2355	2354.0	1/27/2015	NBS	Meeting with John and Mag re: summary judgment motion; draft opposition; research on St amendment issues.	
2356	2355.0	2/1/2015	NBS	Drafting opposition to motions.	9.500 5.500
	2356.0	2/2/2015	NBS	Telephone conference with Jon Norinsberg (.5); meeting with John Lenoir re to do list for trial(1.2); conference with client and John Lenoir re: trial team; drafting opposition to motion (5.0); telephone call to client re: same; letter to court re:	3.300
2357 2358	2357.0	2/3/2015	NBS	Review of Monell case law for motion; review of	7.800
2359	2358.0	2/4/2015	NBS	supplemental papers filed by all defendants.  Email with client; review of cases on Monell liability; review of record (ebt's) on Monell issues.	3.500
-	2359.0	2/5/2015	NBS	Drafting opposition brief.	1.800
$\overline{}$	2360.0	2/6/2015	NBS	Drafting opposition papers.	7.500 9.500
2362	2361.0	2/7/2015	NBS	Drafting opposition to Jamaica Hospital and doctor motion.	7.800
2363	2362.0	2/8/2015		Drafting opposition to Dr. Bernier and Dr. Isakov's motions; conference with John Lenoir; telephone call with Mag Bauza.	9.500
364	2363.0	2/9/2015	NBS	Drafting opposition motion; conference with John Lenoir (.5) telephone call with Mag Bauza; drafting 56.1 opposition; telephone conference with Brian Lee re: Isakov claims (0.2).	
	2364.0	2/10/2015		Opposition motion; telephone conference with Ryan Shaffer; telephone call with Jon Norinsberg, email client.	12.500

Т	A	В	С	D	E
1	 No.	Date		Description	Hours
	2365.0	2/12/2015	NBS	Telephone conference with client; call with Jon	
ļ	2303.0	2/12/2013		Norinsberg and John Lenoir; emails; telephone call	
ł		}		with new city lawyer; review of files under seal;	
				review of opposition motion.	7.500
366	2000	0/12/2015	NBS	Review of 5 oppositions to summary judgment	
	2366.0	2/13/2015	INBS	motion & meeting with John Lenoir and Mag	
				Bauza re: issues to address (3.5), telephone call to	
				client (2 times); emails re: trial date; telephone to	
				Jon Norinsberf re: meeting and status.	
			1	Joh Normsberr te. meeting and states.	4.50
2367					
2368	2367.0	2/17/2015	NBS	Review of files on summary judgment papers.	2.500
	2368.0	2/20/2015	NBS	Meeting with John Lenoir and Mag Bauza; meeting	
	ļ i			with Jon Norinsberg and his group (Gerald Cohen	
2369				and Joshua Fitch).	4.80
	2369.0	2/23/2015	NBS	Meeting with John Lenoir re: reply to Mauriello.	
2370					2.50
	2370.0	2/27/2015	NBS	Preparing reply papers.	5.50
	2371.0	3/3/2015	NBS	Drafting reply.	7.50
	2372.0	3/4/2015	NBS	Drafting reply.	10.50
	2373.0	3/5/2015	NBS	Drafting reply.	10.50
	2374.0	3/6/2015	NBS	Drafting reply.	9.50
23/3	2375.0	3/9/2015	NBS	Research on new evidence issue; telephone	
	23/3.0	3/9/2013	INDS	conference with team; revising letter to Court on	
2276				Matthews.	4.50
2376		3/10/2015	NBS	Review of cases on s/i; review of reply submission.	
	2376.0	3/10/2013	NBS	Review of cases on sti, ferior of reply	3.50
2377		2/12/2015	NIDC	Research on new evidece and new arguments on	
	2377.0	3/12/2015	NBS	reply; meeting with team.	6.50
2378			NID O		0.50
	2378.0	3/13/2015	NBS	Meeting with team re: trial preparation; drafting	2.80
2379				letter to Court.	4.50
	2379.0	3/15/2015	NBS	Research on motion to strike.	7.50
2381	1 2380.0	3/16/2015	NBS	Drafting motion to strike.	7.30
	2381.0	3/17/2015	NBS	Drafting motion to strike Lamstein Declaration.	5 5 (
2382	2				5.50
1	2382.0	3/18/2015	NBS	Review of JPTO reqirement; telephone to Walter	
				Kretz re: status; drafting verdict sheet; prepare for	
				trial; review of subpoenas; meeting witj John	
				Lenoir re: trial lists of witnesses and exhibits.	
238	3				6.5
<del></del>	2383.0	3/20/2015	NBS	Telephone conference with Walter Kretz re:	
	2000.0	3.23,23.3		Kickstarter movie; email with trial team re; inquiry.	
220	4				0.5
238		3/21/2015	NBS	Drafting letter re: Lamstein; Q/F issue and	
	2384.0	3/21/2013	1,103	adjournment request; review of exhibit lists for	
	_		[	JPTO.	3.5
238	5			V	

	<u> Д</u>	B	C	D	E
1	No.	Date	Timekee	pe Description	Hours
	2385.0	3/22/2015	NBS	Review of exhibits for JPTO; revise letter to Court.	
2386					3.500
1	2386.0	3/23/2015	NBS	Prepare witness and exhibit list; rewrite letter to	
2387	7			Court.	4.500
	2387.0	3/25/2015	NBS	Emails re: status; conference with Scott	
				Korenbaum re: instructions; telephone conference	
	İ			with John Lenoir and Mag Bauza re: instructions	
2388				and to do.	3.500
	2388.0	3/26/2015	NBS	Review of production (discs & cd's) for plaintiff's	3.300
2389	1			trial exhibit.	5.500
	2389.0	3/27/2015	NBS	Review of production for JPTO; emails to opposing	3.300
			1.20	counsel; emails to co-counsel re: status.	
2390				counsel, chains to co-counsel le. status.	5.500
	2390.0	3/29/2015	NBS	Review of discovery record for JPTO and witness	5.500
2391		3,23,20,3	1123	cross.	7.500
	2391.0	3/30/2015	NBS	Review of discovery record for JPTO - exhibits and	7.500
	2071.0	3/30/2013	INDS	witness; telephone call to John Lenoir re: witness	
				responsibilities: telephone to Mag Pause as it	
2392				responsibilities; telephone to Mag Bauza re: jury instructions and diagram.	
2332	2392.0	3/31/2015	NBS		7.500
	2392.0	3/31/2013	INDS	Review of discovery for witness list, exhibit list,	
2393				and JPTO; emails with opposing counsel re: service	ļ
2393		4/1/2015	NDG	of subpoenas.	5.500
	2393.0	4/1/2015	NBS	Email team; telephone call Brown (Daily News) re:	
				status; study of hospital chart; review of Bernier	
2204				examination of trial and prepare cross.	
2394					6.500
	2394.0	4/2/2015	NBS	Meeting with team; review of trial exhibits;	
				conference call with John Lenoir re: Compstat; call	
				with Mag re: jury instruction; prepare for cross of	
2395				Bernier.	8.500
	2395.0	4/3/2015	NBS	Prepare for cross of Bernier; review of chart and	
2396				examination before trial.	5.500
	2396.0	4/4/2015	NBS	Prepare cross of Bernier; review of trial exhibits;	
2397				review of draft jury instructions.	6.500
	2397.0	4/5/2015	NBS	Prepare of Isakov cross; review of examination	
2398				before trial and chart.	4.500
i	2398.0	4/6/2015	NBS	Email team; telephone call to Scott Korenbaum re:	
2399				jury change; prepare Isakov cross.	2.500
:	2399.0	4/7/2015	NBS	Review of and revise motion in limine; review of	
		1		and revise jury instructions (medical); draft leter to	
				Court re: extension; continued preparation on	
2400				Isakov cross.	4.500
	2400.0	4/8/2015	NBS	Drafting cross - outlines; letter to court; conference	4.500
2401				with trial team.	5 000
				The state count.	5.800

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	2401.0	4/9/2015	NBS	Prepare for trial - jury verdict sheets and cross	
2402				examination outlines of witnesses	7.500
	2402.0	4/10/2015	NBS	Prepare for Harlon cross; emails re: status;	
				telephone call to Mag Bauza re: to do; telephone	
		-		conference with John Lenoir re: witnesses; review	
2403				of witness list.	7.500
	2403.0	4/12/2015	NBS	Prepare for Harlon cross (3.0); review of	
2404				Lauterborn transcript.	4.000
	2404.0	4/13/2015	NBS	Prepare for oral argument; appear in court for	
				conference with court (2.0); conference with team	
				thereafter; email opposing counsel re: Lauterborn	
2405				CD and Boston illness.	3.200
	2405.0	4/15/2015	NBS	Telephone conference with Alan Scheiner re:	
	2100.0			settlement and trial date; emails re: discovery and	
2406		ļ		Boston.	1.500
2400	2406.0	4/17/2015	NBS	Telephone conference with Alan Scheiner and team	
2407	1	77772013		re: settlement demand email.	1.200
2407	2407.0	4/29/2015	NBS	Review of new recording from City on Lauterborn	
	2407.0	4/2//2013	INDS	PG; email trial team restatus; telephone call G.	
2408				Radomisli re: status of trial.	1.800
2408	2408.0	5/5/2015	NBS	Review of review of decision on summary	_
3400	l	3/3/2013	INDS	judgment motion.	0.700
2409	2409.0	5/7/2015	NBS	Review of decision; telephone call with opposing	
	2409.0	3///2013	NDS	counsel (Brian Lee) re: state medical malpractice	
2440				sliding scale issues and status.	1.300
2410		5/9/2015	NBS	Telephone conference with trial team re: status.	
	2410.0	5/8/2015	INDS	Telephone conference with that team te. status.	0.300
2411		05/09/15	NDC	Review of decision; email team	1.800
2412	2411.0	05/08/15	NBS	Review of decision on summary judgment; prepare	1.000
	2412.0	5/11/2015	NBS	for conference with court.	1.500
2413	<del></del>	5/10/2015	NDC	Prepare for conference meeting with team;	1.50
	2413.0	5/12/2015	NBS	conference with court on case re: schedule for trial	
				and pre-trial.	3.50
2414		5/12/2015	NID C	Telephone conference with Dr. Lubit re: status and	3.50
	2414.0	5/13/2015	NBS	trial date; telephone call to Dr. Eterno re: status and	
	Ì			trial date.	0.70
2415				<u> </u>	0.70
	2415.0	5/15/2015	NBS	Emails re: schedule on motions in limine; review of	0.70
2416	5			recent EDP decision.	0.70
	2416.0	5/21/2015	NBS	Telephone conference with A. Schiener; email team	0.00
2417	7			re: settlement.	0.80
2418	3 2417.0	5/22/2015	NBS	Review of recent EDP decision.	0.50
	2418.0	5/28/2015	NBS	Review of memo re: reconsideration; telephone call	
!				with John Lenoir and email with MG re: same.	
2419	Э				0.50
	2419.0	5/29/2015	NBS	Prepare reconsideration letter.	1.50

	A	B	С	D	E
1	No.	Date	Timekee	pe Description	Hours
242	2420.0	6/1/2015	NBS	Drafting letter to court on reconsideration motion.	3.500
242	2 2421.0	6/2/2015	NBS	Revising and drafting reconsideration motion.	3.000
	2422.0	6/15/2015	NBS	Review of calendar; telephone call to John Lenoir	3.000
2423	3			re: status.	0.300
2424	1 2423.0	6/19/2015	NBS	Review of motion by City and authorities.	1.500
	2424.0	6/22/2015	NBS	Emails re: motions; review of City memo;	1.500
				telephone conference with City; call to W. Kretz;	
				review of Mauriello memo; emails with team re:	
2425	<u> </u>			schedule.	3.200
	2425.0	6/23/2015	NBS	Email team re: schedule; telephone call to city	3.200
2426	5			counsel re: same; email all counsel re: same.	0.600
	2426.0	6/24/2015	NBS	Telephone conference with John Lenoir; telephone	
				S.K. re: opposition to bifurcation; emails to counsel	
				re: schedule; letter to Judge Sweet re: schedule;	
				review of motion on bifurcation.	
2427			1		1.300
	2427.0	6/25/2015	NBS	Emails with counsel re: status; letter to court re:	1.500
2428			1	schedule; review of trial exhibit folder.	0.300
	2428.0	6/26/2015	NBS	Review of draft portion of opposition to bifurcation	0.500
2429					0.500
2430	2429.0	6/28/2015	NBS	Review of draft memo; revise same.	1.200
	2430.0	6/29/2015	NBS	Review memo in opposition to bifurcation motion;	1.200
				telephone call to Scott Korenbaum; call to John	
2431				Lenoir re: same.	2.800
	2431.0	6/30/2015	NBS	Review of motions, memo, and case law on	2.000
2432				reconsideration motions by City and Mauriello.	3.500
2433	2432.0	7/1/2015	NBS	Review of reconsideration motion.	1.800
	2433.0	7/3/2015	NBS	Review of recent production from City Defendants;	- 1.000
				review of reconsideration motions.	
2434					3.500
	2434.0	7/4/2015	NBS	Drafting opposition to reconsideration motions.	3.800
2436	2435.0	7/5/2015	NBS	Drafting opposition to reconsideration motions.	4.000
	2436.0	7/6/2015	NBS	Revising opposition papers; email co-counsel;	
2437		<u> </u>		emails to opposing counsel.	2.500
2438	2437.0	7/7/2015	NBS	Review of schedule; review of emails.	0.500
	2438.0	7/8/2015	NBS	Review of recent and prior productions by the City	
2439					7.500
	2439.0	7/15/2015	NBS	Review of emails; telephone call to John Lenoir re:	
į				expert discovery; review of opposition to	
j				reconsideratio motions; review of prior record for	
}				reply; review of motion in limine and schedule for	
2440				trial preparation.	3.500
	2440.0	7/17/2015	NBS	Telephone conference with John Lenoir; review of	
2441		I		CompStat clips; review of emails.	1.200

		В	С	D	E
1	No.	Date	Timekeep	Description	Hours
2442	2441.0	7/21/2015	NBS	Preparing memo in reply on reconsideration.	1.500
	2442.0	7/22/2015	NBS	Drafting reply on reconsideration; review of documentary on Schoolcraft; emails with team; review of tape and transcript of the home invasion; review of witness list and trial exhibits.	
2443		i	1		5.500
2444	2443.0	7/23/2015	NBS	Drafting reply; review of witness list and exhibit trial list for JPTO	5.500
	2444.0	8/4/2015	NBS	Preparing JPTO draft section.	4.500
2446	2445.0	8/5/2015	NBS	Preparing JPTO section; telephone call with team re: same.	5.500
-	2446.0	8/7/2015	NBS	Review of JPTO sections from defendants; telephone call with Brian Osterman; conference call with Plaintiff's team re: JPTO objections; letter to Judge Sweet oposing motion to strike reply.	3.200
2447	2447.0	8/9/2015	NBS	Review of JPTO submissions and interrogation of sections; email team; email opposing counsel re: schedule; review of trial assignments.	3.500
2448 2449	2448.0	8/10/2015	NBS	Revised JPTO; letter to court re: schedule; emails with co-counsel; emails with opposing counsel re: JPTO.	3.500
2450	2449.0	8/11/2015	NBS	Revising JPTO; review defendant's depositions; objections to exhibits.	3.500
2451	2450.0	8/13/2015	NBS	Prepare letter motion to court re: JPTO deadlines; review of recent production and emails re: status with defense counsel.	2.800
2431	2451.0	8/14/2015	NBS	Revising section of JPTO; review and inclusion in sections from defendants; emails with opposing counsel and co-counsel re: JPTO; conference with John Lenoir re: rifle issues for trial.	
2452					3.500
2453	2452.0	8/16/2015	NBS	Review of Plaintiff's Trial Exhibits; review of objections.	2.800
2454	2453.0	8/17/2015	NBS	Review of JPTO; telephone call with Kretz; review of letter to court from city.	2.500
245	2454.0	8/18/2015	NBS	Letter to court in reply on JPTO adjournment.	1.50
2450	2455.0	8/19/2015	NBS	Preparing JPTO; review of emails; preparing witness focus sheets; review of all defendants exhibits for purposes of asserting objections.	8.50
2-7-51	2456.0	8/20/2015	NBS	Review of exhibits and serve photos on defendants by email and fax; letter to court re: filing JPTO; revise and file plaintiffs draft of pre-trial order.	
245	7			1	3.80

	A	B	C	D	Ε
1	No.	Date	Timekee	pe Description	Hours
	2457.0	8/21/2015	NBS	Preparing witness focus sheets; email opposing	
				counsel re status and moiton in limine deadline;	
				and to do (Larry Schoolcraft very sick and in	
245				hospital).	4.300
	2458.0	8/24/2015	NBS	Preparing focus sheets; email co-counsel re: mental	
2459				patient gun rights.	1.300
ł	2459.0	8/25/2015	NBS	Review of various recordings listed on JPTO; letter	-
2460				to court in opposition to motions.	5.000
	2460.0	8/31/2015	NBS	Telephone conference with clerk and parties;	
				telephone call with John Norinsberg re status;	
2461	<del></del>			review of draft motion.	1.300
2462	2461.0	9/2/2015	NBS	Telephone conference with W. Kretz re status	0.300
	2462.0	9/4/2015	NBS	Rayiow of and drafting IDTO, land to with A	
	İ			Review of and drafting JPTO; long to with A	
				Scheinder (3x) with J Norinsberg re settlement; to JL re settlement; email team re same	i
2463				JL Te settlement, email team re same	4.500
	2463.0	9/6/2015	NBS	Review of caselaw and statutory provisions for	
				obtaining disability pension; review of summary	
2464				plan description for pension benefits	3.800
	2464.0	9/7/2015	NBS	Preparing for trial; preparing cross examinaiton	
			1	outlines and focus sheets for witnesses set to testify	
	i.	·		or likely to testify for various witness assignements	
2465				fro trial team	4.500
	2465.0	9/8/2015	NBS	Telephone conference with JN; tc A Schiener	
				(several times) re settlement; email all counsel re	
				JPTO and new exhibits added; to B Osterman re	
				request to discontinue against JHMC (less than 6	
2466				figures)	3.500
	2466.0	9/9/2015	NBS	Telephone conference with A Schiener and with co-	
	-			counsel re settlement (JN: PG; Harvey Levine;	
		İ		Rick Guilbert) re issues pertaining to additional	
		1		pension benefits.; review of caselaw cited by the	
2467				City on pension issues	3.200
	2467.0	9/11/2015	NBS	Telephone conference with A Schiener and JN re	
				settlement and willing to increase offer of cash	
2468				some	0.700
ſ	2468.0	9/12/2015	NBS	Preparing for trial; drafting cross outlines and	
Ì				witness focus sheets for trial witnesses and their	1
2469				key points	5.500
	2469.0	9/15/2015	NBS		5.500
		1		Telephone conference with A Scheiner re no deal	
				w/o pension benefit; tc JN re status; drafting	
2470				detailed settlement memo to cleint on settlement	3.800

	A	В	С	D	<u>E</u>
1	No.	Date	Timekeep	pe Description	Hours
	2470.0	9/16/2015	NBS	Telephone conference with A Scheiner; conf call	
ļ				with JN and GC re settlement; revised detailed	
		]		memo to client re settlement; to JL re same; email	
471				cleint re settlement	2.80
	2471.0	12/31/2014	JM	Office meeting	1.50
	2472.0	1/10/2015	JM	Review of CompStat videos	4.00
	2473.0	1/11/2015	JM	Review of CompStat videos	2.00
	2474.0	1/11/2015	JM	Discussions of Compstat and Schoolcraft materials.	
2475					0.75
_	2475.0	1/14/2015	JM	Review of CompStat videos.	3.00
	2476.0	1/16/2015	JM	Review of CompStat videos.	11.00
	2477.0	1/19/2015	JM	Telephone conference discussing Schoolcraft and	
2478				CompStat.	0.59
	2478.0	1/31/2015	JM	Email communication of summary judgment City	<u> </u>
2479				response.	0.09
	2479.0	2/1/2015	JM	Email of summary judgment City response.	0.09
	2480.0	2/3/2015	JM	Email correspondence of City response	0.09
	2481.0	2/5/2015	JM	Email of summary judgment on City reponse	0.09
2402	2482.0	2/6/2015	JM	Email regarding summary judgment to City reponse	_
2483	l	2,0,2013			0.09
2403	2483.0	2/12/2015	JM	Email exchange for summary judgment for City	
2484	l	2/12/2013		response.	0.09
	2484.0	9/7/2014	JLL	Read Schoolcraft deposition.	2.00
	2485.0	9/8/2014	JLL	Read Schoolcraft deposition	2.00
	2486.0	9/9/2014	JLL	Read Schoolcraft deposition	2.00
	2487.0	9/10/2014	JLL	Read Schoolcraft deposition.	2.00
	2488.0	9/16/2014	JLL	Ferrara summary deposition	2.00
	2489.0	9/17/2014	JLL	Ferrara summary deposition.	2.00
	2490.0	9/23/2014	JLL	Ferrara summary deposition	8.0
	2490.0	9/24/2014	JLL	Ferrara and Broschart summary deposition.	8.0
	3 2492.0	9/25/2014	JLL	Broschart summary deposition	8.0
2493	2493.0	9/30/2014	JS	Reading, taking notes and discussing the	
2494	1	7/30/2011		Schoolcraft depositions	5.5
2434	2494.0	9/30/2014	JS	Reading, taking notes and discussing the	
2495		9/30/2011		Schoolcraft depositions.	5.5
	5 2495.0	10/1/2014	JS	Reading and taking notes on "NYPD Tapes."	1.5
	7 2496.0	10/1/2014	JS	Reading and taking notes on NYPD tapes	3.5
Z43	2490.0	10/2/2014	JS	Reading and taking notes on Schoolcraft	
	477.0	10/2/2017		Depositions; listening to and discussing Schoolcraft	
2404				tapes from October 31, 2009.	4.4
2498		10/2/2014	JS	Reading and taking notes on the Schoolcraft	
	2498.0	10/2/2014	133	depositions; listening to and discussing the	
2.45				Schoolcraft tapes from October 31, 2009.	5.0
249	0 2499.0	10/3/2014	ls	Trainor summary deposition.	5.0

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1	No.	Date	Timekeep	e Description	Hours
	2500.0	10/6/2014	JS	Reading, taking notes, and discussing the	
250				Schoolcraft depositions.	1.000
	2501.0	10/7/2014	JS	Reading and taking notes and discussing the	
250				Schoolcraft depositions.	2.500
2503	3 2502.0	10/8/2014	LS	Trainor summary deposition	5.000
	2503.0	10/8/2014	JLL	Mauriello deposition summary - session 2 with	
2504	1			errata sheet.	3.000
	2504.0	10/9/2014	JS	Reading, taking notes and discussing the	
2505	5			Schoolcraft depositions.	2.000
	2505.0	10/9/2014	JS	Reading, taking notes, and discussing the	
2506	5		j	Schoolcraft depositions	1.750
2507	2506.0	10/8/2014	LS	Trainor summary deposition.	5.000
	2507.0	10/9/2014	JLL	Drafting deposition summary - session 2 with errata	3.000
2508				sheet.	2.000
	2508.0	10/10/2014	JS	Reading, taking notes and discussing the	2.000
2509				Schoolcraft depositions	1.000
2510	2509.0	10/9/2014	LS	Trainor summary deposition.	2.000
	2510.0	10/14/2014	JS	Reading and taking notes.	3.000
	2511.0	10/14/2014	JS	Reading and taking notes on the Schoolcraft	3.000
2512				depositions.	3.000
	2512.0	10/15/2014	JS	Reading and discussing the Schoolcraft	3.000
2513	ŀ			depositions.	2 000
	2513.0	10/16/2014	JLL	Mauriello deposition summary - session 2 with	2.000
2514				errata sheet.	8.000
	2514.0	10/17/2014	JLL	Mauriello deposition summary - session 2 with	8.000
2515				errata sheet.	4 000
<del></del>	2515.0	10/19/2014	JLL	Shantel James deposition summary.	3.000
	2516.0	10/20/2014	JLL	Shantel James deposition summary.	2.000
2518	2517.0	10/21/2014	LS	Gough deposition summary.	4.000
_	2518.0	10/22/2014		Kurt Duncan deposition summary.	5.000
	2519.0	10/21/2014	+	Gough deposition summary.	4.000
	2520.0	10/23/2014	+	Kurt Duncan deposition summary.	3.000
	2521.0	10/23/2014		Listening to radio police calls on disc 10, 22 and	3.000
2522		f		Schoolcraft surveillance videos.	4.000
2523	2522.0	10/24/2014	$\overline{}$	Sawyer deposition summary	4.000
-	2523.0	10/27/2014		Sawyer deposition summary.	
-	2524.0	10/28/2014		Sawyer deposition summary.	4.000
	2525.0	10/29/2014	+	Reviewing surveillance videos of Adrian's house	4.000
		10,23,2011	1 1	and writing summaries of these videos along with	
				other documents on the CD's	İ
2526		1	1	from the Schoolcraft file.	
	2526.0	10/30/2014	+		2.000
	2527.0	10/31/2014		Sawyer deposition summary.	3.000
	2528.0	11/3/2014		Gough deposition summary	4.000
	2529.0	11/7/2014		Summarize Gough deposition transcript.	3.000
2300	2327.U	111///2014	LS S	Summarize Marquez deposition transcript.	4.500

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
2531	2530.0	11/10/2014	LS	Summarize Marquez deposition transcript.	4.500
2532	2531.0	11/12/2014	LS	Summarize Marquez deposition transcript.	5.000
2533	2532.0	11/13/2014	LS	Summarize deposition of Sangetti.	4.000
2534	2533.0	11/14/2014	LS	Summarized deposition of Larry Schoolcraft.	2.000
2535	2534.0	11/14/2014	LS	Summarize deposition of Sangetti	4.000
2536	2535.0	11/16/2014	LS	Summarize deposition of Sangetti	2.000
2537	2536.0	11/17/2014	LS	Summarize deposition of Sangetti	4.000
2538	2537.0	11/20/2014	JLL	Summarized deposition of Larry Schoolcraft.	5.000
2539	2538.0	11/23/2014	JLL	Summarize deposition of Larry Schoolcraft.	5.000
2540	2539.0	11/24/2014	LS	Summarize deposition of Dr. Patel	4.000
2541	2540.0	11/25/2014	JLL	Summarize deposition of Larry Schoolcraft.	5.000
2542	2541.0	11/24/2014	LS	Summarize deposition of Dr. Patel.	3.000
2543	2542.0	11/26/2014	JLL	Summarize deposition of Larry Schoolcraft.	5.000
2544	2543.0	11/28/2014	LS	Summarize deposition of Purpi	3.500
2545	2544.0	11/28/2014	JLL	Summarize deposition of Steven Mauriello.	2.000
2546	2545.0	11/29/2014	JLL	Summarize deposition Steven Mauriello	1.000
2547	2546.0	11/30/2014	JLL	Summarize deposition of Steven Mauriello.	2.000
2548	2547.0	11/28/2014	LS	Summarize deposition of Purpi.	3.500
2549	2548.0	12/1/2014	LS	Summarize deposition of Dr. Patel	2.000
2550	2549.0	12/1/2014	LS	Summarize deposition of Purpi.	1.000
2551	2550.0	12/1/2014	JLL	Summarize deposition of Steven Mauriello,	4.000
2552	2551.0	12/2/2014	JLL	Summarize deposition of Steven Mauriello.	6.000
2553	2552.0	12/4/2014	JLL	Summarize deposition of Steven Mauriello.	4.000
2554	2553.0	12/5/2014	LS	Summarize deposition of Dr. Lwin.	3.000
2555	2554.0	12/6/2014	LS	Summarize deposition of Dhar.	4.000
2556	2555.0	12/6/2014	LS	Summarize deposition of Dr. Lwin.	1.000
2557	2556.0	12/8/2014	LS	Summarize deposition of Dhar.	4.000
2558	2557.0	12/9/2014	LS	Summarize deposition of Dhar.	4.000
2559	2558.0	12/9/2014	JLL	Summarize deposition of Dominick Valenti.	1.000
2560	2559.0	12/10/2014	LS	Summarize deposition of Carrasco.	4.000
2561	2560.0	12/10/2014	JLL	Summarize deposition of Dominick Valenti	8.000
2562	2561.0	12/11/2014	LS	Summarize deposition of Dhar.	2.000
2563	2562.0	12/11/2014	JLL	Summarize deposition of Kevin Finnegan.	3.000
2564	2563.0	12/12/2014	JLL	Summarize deposition of Kevin Finnegan.	3.000
256	2564.0	12/13/2014	JLL	Summarize deposition of Bernard Whalen.	2.500
2560	5 2565.0	12/15/2014	LS	Summarize deposition of Cooper.	3.000
256	7 2566.0	12/16/2014	LS	Summarize deposition of Cooper	4.000
256	8 2567.0	12/17/2014	LS	Summarize deposition of Cooper.	3.000
256	9 2568.0	12/18/2014	LS	Summarize deposition of Cooper	2.000
257	2569.0	12/21/2014	LS	Summarize deposition of Maffia.	3.000
	1 2570.0	12/22/2014	LS	Summarize deposition of Maffia.	3.000
-	2 2571.0	12/24/2014	LS	Summarized Lubit deposition.	4.000
	3 2572.0	12/26/2014	LS	Summarized Lubit deposition.	3.000
	4 2573.0	12/27/2014	LS	Summarized Lubit deposition	4.000
	5 2574.0	12/28/2014	LS	Summarized Lubit deposition	4.000

	A	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
	6 2575.0	12/29/2014	LS	Summarized Lubit deposition.	4.000
	7 2576.0	12/30/2014	LS	Summarize Halpren-Ruder deposition.	3.500
257	8 2577.0	1/1/2015	LS	Summarize Halpren-Ruder deposition.	3.500
	9 2578.0	1/2/2015	LS	Summarize Halpren-Ruder deposition.	4.000
	2579.0	1/3/2015	LS	Summarize Lauterborn deposition.	3.000
	1 2580.0	1/3/2015	LS	Summarize Halpren-Ruder deposition	1.000
258	2 2581.0	1/5/2015	LS	Summarize Lauterborn deposition.	3.000
2583	3 2582.0	1/7/2015	LS	Summarize Marino deposition transcript.	3.000
2584	1 2583.0	1/8/2015	LS	Summarize Marino deposition transcript.	3.000
	2584.0	1/9/2015	LS	Summarize Marino deposition transcript.	2.000
2586	2585.0	1/12/2015	LS	Summarized Lubit deposition	4.000
2587	2586.0	1/13/2015	LS	Summarized Lubit deposition	4.000
2588	2587.0	1/14/2015	LS	Summarized Lubit deposition	2.000
2589	2588.0	1/22/2015	LS	Summarized Lubit deposition.	1.000
1	2589.0	1/29/2015	LS	Silverman deposition summary for expert witness.	
2590			•		5.000
	2590.0	1/29/2015	JS	Reviewing and taking notes on CompStat meeting	
2591			ļ	videos.	6.000
	2591.0	1/30/2015	LS	Silverman deposition summary for expert witness.	_
2592					4.000
	2592.0	2/2/2015	LS	Silverman deposition summary for expert witness.	
2593					4.000
	2593.0	2/3/2015	JS	Reviewing and taking notes on CompStat meeting	
2594				videos.	6.000
	2594.0	2/2/2015	LS	Silverman deposition summary for expert witness.	
2595					5.000
	2595.0	2/4/2015	LS	Silverman deposition summary for expert witness.	
2596					2.000
	2596.0	2/4/2015	JS	Reviewing and taking notes on CompStat meeting	
2597				videos	2.000
	2597.0	2/5/2015	JS	Reviewing and taking notes on CompStat meeting	
2598				videos	6.000
ŀ	2598.0	2/5/2015	LS	Summarized Adrian Schoolcraft deposition	
2599				transript.	4.000
	2599.0	2/6/2015	LS	Summarize Adrian Schoolcraft deposition	
2600				transcript.	4.000
	2600.0	2/9/2015	LS	Summarize Adrian Schoolcraft deposition	
2601				transcript.	4.000
	2601.0	2/10/2015	LS :	Summarize Adrian Schoolcraft deposition	
2602		<u> </u>	1	ranscript.	4.000
2603	2602.0	2/10/2015	JLL S	Summary of Whittman deposition transcript.	1.000
2604	2603.0	2/11/2015		Summarize Whittman deposition transcript.	2.000
	2604.0	2/11/2015		Summarize Adrian Schoolcraft deposition	
2605			1 1	ranscript.	4.000

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	2605.0	2/12/2015	LS	Summarize Adrian Schoolcraft deposition	
2606				transcript.	4.000
	2606.0	2/13/2015	LS	Summarize Adrian Schoolcraft deposition	
2607				transcript.	4.000
	2607.0	2/16/2015	LS	Summarize Adrian Schoolcraft deposition	
2608				transcript.	3.000
	2608.0	2/16/2015	JLL	Summarize Milone deposition transcript.	1.500
2610	2609.0	2/17/2015	JLL	Summarize Milone deposition transcript.	3.500
	2610.0	2/17/2015	LS	Summarize Adrian Schoolcraft in Floyd deposition	
2611				transcript.	3.000
	2611.0	03/08/15	JPF	Review of Deposition of AS with Exhibits	6.250
	2612.0	08/09/12	JPF	Meeting w/ AS in Albany	5.750
	2613.0	11/23/10	JPF	Draft of Argument	5.600
	2614.0	02/21/15	JPF	Review of Schoolcraft discovery/deps - Caughey	
2615					5.600
	2615.0	03/01/15	JPF	Review of Schoolcraft discovery/deps -	
2616				Broschart/Sawyer	5.500
	2616.0	04/02/15	JPF	Draft motion in lim	5.250
	2617.0	12/05/10	JPF	Edit and Incorporate changes on argument	5.250
	2618.0	02/19/15	JPF	Review of deposition exhibits & depositions -	
2619		02/13/10		Lauderborn	5.250
	2619.0	11/18/10	JPF	Draft of argument	4.900
	2620.0	01/10/12	JPF	Meeting with AS, JN and GC	4.900
	2621.0	06/19/12	JPF	Meeting w/ Schoolcraft in Johnstown	4.800
	2622.0	12/06/10	JPF	Review and edit argument	4.800
2020	2623.0	02/16/15	JPF	Review of deposition exhibits &	
2624	l .	02/10/11		depositions	4.800
	2624.0	02/22/15	JPF	Review of Schoolcraft discovery/deps - Gough	4.800
	2625.0	11/22/10	JPF	Draft of Argument	4.750
	2626.0	12/03/10	JPF	Draft of argument	4.750
	2627.0	04/24/12	JPF	Research on 1st Amendment claims for motion	4.750
	2628.0	03/04/15	JPF	Review of Schoolcraft discovery/deps - Duncan	<del>-</del>
2629	T .				4.750
	2629.0	07/21/10	JPF	Review of Schoolcraft documents & tapes	4.750
	2630.0	09/15/12	JPF	Reviewed/listened to IAB recordings provided by	
	200010			the City re: investigation into Schoolcraft matter	
2631					4.750
	2631.0	03/27/15	JPF	Draft motion in lim	4.600
	2632.0	04/10/12	JPF	Meeting w/ AS	4.600
	2633.0	02/18/15	JPF	Review of deposition exhibits & depositions -	
	2033.0	02/10/13		Marino	
2634	,				4.500
<b>—</b>	+	03/30/15	JPF	Draft motion in lim	4.400
	2634.0	11/26/10	JPF	Draft of Argument	4.40
	2635.0 2636.0	12/04/10	JPF	Review and edit argument for brief	4.400

	Α	B	<u>C</u>	D	E
1	No.	Date		Description Description	Hours
_	3 2637.0	04/03/15	JPF	Review and edit motion in lim	4.400
2639	2638.0	07/12/10	JPF	Review of Schoolcraft tapes	4.400
ŀ	2639.0	02/25/15	JPF	Review of Schoolcraft discovery/deps -	
2640				Lamstein/Sanganetti/Marquez	4.300
264	2640.0	03/17/15	JPF	Draft motion in lim	4.250
	2641.0	11/10/10	JPF	Research on hospitaf confinement constituting state	
2642	+			action under any of the three tests	4.250
İ	2642.0	02/24/15	JPF	Review of Schoolcraft discovery/deps - Huffman	
2643					4.250
2644	2643.0	07/03/10	JPF	Review of Schoolcraft recordings	4.250
2645	2644.0	07/17/10	JPF	Review of Schoolcraft tapes	4.250
2646	2645.0	03/14/15	JPF	Draft motion in lim	4.200
	2646.0	11/18/10	JPF	Research on joint action w/ private parties and	
2647				police in the context of false arrest claims	4.100
	2647.0	11/20/10	JPF	Research on state action - use of private facilities to	1.100
2648				imprison	4.100
2649	2648.0	03/11/15	JPF	Review of Discovery and Dpeositions - Weiss	4.100
	2649.0	10/10/12	JPF	Review of IAB recordings	4.100
	2650.0	03/31/15	JPF	Draft motion in lim	3.900
	2651.0	12/04/10	JPF	Draft of argument	3.900
	2652.0	11/19/10	JPF	Research on joint action w/ private parties and	3.900
2653	l.	11/15/10		police in the context of false arrest claims	2 000
	2653.0	02/15/15	JPF	Review of deposition exhibits & depositions	3.900
	2654.0	07/18/10	JPF	Review of deposition exhibits & depositions  Review of Schoofcraft tapes	3.900
	2655.0	11/24/10	JPF		3.900
2030	2656.0	11/21/10	JPF	Draft of Argument	3.800
2657	2030.0	11/21/10	JFF	Research on joint action where state coerces private action	
2037	2657.0	02/23/15	JPF		3.800
2658		02/23/13	JPF	Review of Schoolcraft discovery/deps - Larry	}
	2658.0	04/01/15	IDE	Schoolcraft	3.800
2059		04/01/15	JPF	Draft motion in lim	3.750
26.60	2659.0	07/02/10	JPF	Research of Labor Law 215-a for potential claim	
2660		11/11/10	- LIDE		3.750
2661	2660.0	11/11/10	JPF	Research on state action standard for private parties	
2661	2661.0	00/15/15		- joint action test	3.750
ı	2661.0	02/17/15	JPF	Review of deposition exhibits & depositions -	
2662				Mauriello	3.750
- 1	2662.0	08/01/10	JPF	Review of new documents and recording CD from	
2663				AS	3.750
J	2663.0	02/28/15	JPF	Review of Schoolcraft discovery/deps - Boston	
2664					3.750
	2664.0	03/02/15	JPF	Review of Schoolcraft discovery/deps -	
2665		_ [		Sawyer/Duncan	3.750
2666	2665.0	03/14/15	JPF	Draft motion in lim	3.600
	2666.0	04/22/12	JPF	Research on 1st Amendment claim	3.600

2668	A No. 2667.0	Date	Timekee	pe Description	Hours
668			I IIIICKEC	pe Description	nours
668		11/08/10	JPF	Research on involuntary confinement & state	
				action	3.600
- 1	2668.0	03/09/15	JPF	Review of reply memo & supporting docs filed by	
				all defendants	3.600
670l	2669.0	07/14/10	JPF	Review of Schoolcraft tapes	3.600
	2670.0	06/17/12	JPF	Draft motion for reconsideration	3.500
-	2671.0	02/10/15	JPF	Meeting w/ GC & JN regarding global trial	
	20,110			strategy, witnesses to be called (or not called),	
		ļ		exhibits to use, Rule 68 offer and next steps for	
2672				moving forward.	3.500
<del>+</del>	2672.0	02/20/15	JPF	Meeting w/ TEAM to discuss trial strategy,	_
2673	20/2.0	02/20/13		division of labor, motions	3.500
	2673.0	11/15/10	JPF	Research on conspiracy under §1983 versus state	
		11/13/10	31.1	action	3.50
2674	2674.0	11/19/10	JPF	Draft argument	3.40
26/5		02/07/12	JPF	Read and review of JHMC medicals (full set from	
	2675.0	02/07/12	JFF	hospital)	3.40
2676		11/20/10	JPF	Research on joint action where state coerces private	
	2676.0	11/20/10	JPF	action	3.40
2677		00/06/15	IDE	Review of Schoolcraft discovery/deps - James	3.40
	2677.0	02/26/15	JPF		3.40
	2678.0	07/15/10	JPF	Review of Schoolcraft tapes	3.40
	2679.0	08/01/10	JPF	Review of Schoolcraft tapes & timeline	3.40
<u> 2681</u>	2680.0	03/19/15	JPF	Draft motion in lim	3.30
	2681.0	10/17/12	JPF	Meeting w/JN & GC re: City's privilege claims and	
				possible arguments/motions to defeat such claims	
				highlights of Lauterborn interview &	
				inconsistencies w/ Marino & home invasion	
2682				recording	3.30
	2682.0	03/27/15	JPF	Research on motion in lim re IAB doc admission &	
2683				opinions in them	3.30
2684	2683.0	04/04/15	JPF	Review and edit motion in lim	3.30
	2684.0	09/20/10	JPF	Review of deposition of Mauriello from Floyd case	
2685	<u> </u>				3.30
	2685.0	02/12/15	JPF	Review of Memo of Law in Opp to plaintiff's	
2686	5			motion for SJ	3.30
	2686.0	03/28/15	JPF	Draft motion in lim	3.25
	2687.0	04/24/12	JPF	Draft of motion to Amend 1st Amendment claim	
2688	1				3.2
	2688.0	08/31/10	JPF	Interview with GC of "DH" and "EB" former	
				NYPD, reviewed materials, recordings re: quotas,	
2689		1		downgrading	3.2
2003	2689.0	08/27/10	JPF	Interview with GC of Walter Cipscomb, former PO	
ĺ	2007.0	00,27/10	311	confirms quotas - wants to help Schoolcraft	
2690				Commission of the state of the	3.2

70000PL	A	В	C	D	E
1	No.	Date	Timekee	epe Description	Hour
269:	2690.0	09/27/10	JPF	Meeting w/AS with JN, GC to prep for discussion with US attorneys office EDNY	
1	2691.0	06/25/10	JPF		3.250
	2071.0	00/23/10	31.1	Meeting w/JN and GC re: scope of Schoolcraft materials that need to be reviewed for complaint	
2692	,	}		inaterials that need to be reviewed for complaint	2.5.5
203.	2692.0	07/30/10	JPF	Mosting with IN CC Delege 6 D	3.250
2693		07730710		Meeting with JN, GC, Polanco & Raymond re: Schoolcraft & Monell claim	2.25
$\vdash$	2693.0	05/05/15	JPF	Read and review Ct's Opinion on SJ	3.250
	2694.0	11/15/10	JPF		3.250
2695	]	11/15/10	311	Research on close nexus test and private parties	2.250
2033	2695.0	03/07/15	JPF	Pagagrah on maga & statement   1	3.250
2696	1	03/07/13	31.1	Research on press & statements made by counsel	
2030	2696.0	07/23/12	JPF	December with a state of the st	3.250
	2070.0	01/23/12	JFF	Research on prior restrain, retaliation, and	
2697	,		İ	protected speech/law enforcement under Tachler	
2037	2697.0	03/10/15	JPF	Daniel III	3.250
2698		03/10/13	JPF	Research on ultimate issue, bolstering w/ prior	
2030	2698.0	02/25/15	JPF	litigation for Bernier	3.250
2699		02/23/13	JPF	Review of Schoolcraft discovery/deps - Valenti	
2033	2699.0	07/31/10	JPF	M (i id p l p p l p l p l	3.250
2700		07/31/10	JPF	Meeting with Polanco, Raymond, JN, GC re:	
	2700.0	09/22/10	IDE	quotas and Monell Claim	3.200
2/01	2701.0	10/26/10	JPF	Meeting with DOJ EDNY	3.100
	2/01.0	10/26/10	JPF	Meeting with GC and "RC" to discuss experience	
2702		ļ		with quotas in a Brooklyn North precinct	
2702	2702.0	06/14/10	IDE		3.100
2702	2702.0	06/14/12	JPF	Research on 1st Amendment cases cited in Judge's	
2703		11/01/10	100	opinion	3.100
	2703.0	11/21/10	JPF	Research on hospital state action where EDPs are	
2704	2704.0	02/05/15	IDE	involved	3.100
		03/05/15	JPF	Research on prior litigiousness exclusion	3.100
	2705.0	06/18/12	JPF	Review and edit and incorporate additions	
2706				suggested by JN and GC on Motion for	
2706	2706.0	12/05/10	IDE	Reconsideration	3.100
$\overline{}$	2706.0	12/05/10	JPF	Review of argument	3.100
_	2707.0	12/02/10	JPF	Review of Memo of Law argument	3.100
	2708.0	07/22/10	JPF	Review of Schoolcraft documents & tapes	3.100
-	2709.0	07/31/10	JPF	Review of Schoolcraft tapes & timeline	3.100
-	2710.0	06/26/10	JPF	Review of Schoolcraft's medical records	3.100
1	2711.0	09/27/10	JPF	Schoolcraft interview with Civil Rights Division	
2712			<del> </del> _	JN, GC, DOJ	3.100
_	2712.0	04/23/12	JPF	Draft of letter on 1st Amendment claims	2.900
-	2713.0	09/25/12	JPF	Meeting w/ AS & GC & JN re dep prep	2.900
	2714.0	10/08/12	JPF	Prep w/ AS for dep	2.900
_	2715.0	07/06/10	JPF	Research Labor Law issue	2.900
2717	2716.0	07/24/15	JPF	Schoolcraft team meeting	2.900

	A	В	С	D	<u>E</u> .
1	No.	Date	Timekeepe	Description	Hours
_	2717.0	06/18/12	JPF	Draft motion for reconsideration	2.800
	2718.0	07/28/12	JPF	Draft of motion to amend	2.800
	2719.0	06/17/12	JPF	Research on prior restraint	2.800
	2720.0	07/31/10	JPF	Revision of Complaint	2.800
	2721.0	06/15/12	JPF	Draft motion for reconsideration	2.750
	2722.0	07/09/12	JPF	Draft reply motion for reconsideration	2.750
_	2723.0	05/14/11	JPF	Meeting with GC reviewing Requests For	
2724				Admission's (RFA's)	2.750
	2724.0	09/03/10	JPF	Meeting with GC with PO from 81st precinct "MG"	_
2725		100,00,10		re: corruption	2.750
	2725.0	08/25/10	JPF	Meeting with GC, PO from 81st precinct "PF" re:	_
2726		00,20,10		corruption	2.750
	2726.0	03/09/15	JPF	Research on IAB conclusions & admissibility	2.750
	2727.0	07/22/12	JPF	Research on prior restrain	2.75
	2728.0	07/22/12	JPF	Research on retaliation and protected speech issue	
2729		0 // 20/12			2.75
2123	2729.0	11/11/10	JPF	Research on traditional function state action test	
2730		11/11/10		"hospital used as jail"	2.75
2/30	2730.0	08/23/12	JPF	Review of disocvery provided by City defendants	
7771	i	08/23/12	311	Review of discevery provided by only determined	2.75
<u> 2731</u>	2731.0	08/05/10	JPF	Review of transcribed tape recording from August	
222		08/03/10	JII	& March 2009 from Legal Language	2.75
2732		08/06/10	JPF	Review of transcripts from Legal Language re June	
	2732.0	08/06/10	JFF	2009 roll calls, Halloween Night, & visits to	
2722				Johnston	2.75
2733	2733.0	09/27/11	JPF	Research re law enforcement privilege	2.60
		04/06/15	JPF	Review and edit motion in lim	2.60
	2734.0	07/30/12	JPF	Review and edit motion to amend	2.60
2/36	2735.0		JPF	Review and prep response to defendant's 1st	
	2736.0	05/08/12	JPF	Amendment letter	2.60
2737		07/30/10	JPF	Revision of Complaint	2.60
2/38	2737.0		JPF	Meeting with GC with PO "JB" re: NYPD quotas	
	2738.0	09/20/10	JPF	and downgrading	2.50
2739		06/25/10	JPF	Review of Schoolcraft 's Patrolmens Benevolent	
	2739.0	06/25/10	JPF	Associtation ("PBA") contract	2.50
2740		00/00/15	IDE	Draft additional sections to motions in lim re rifle	
	2740.0	08/28/15	JPF	pictues, Queens DA & prior complaints made by	
		ĺ		AS	2.40
2741			-		2.40
	2741.0	03/12/15	JPF	Meting w/ GC, JN, NS, and Jon Lenoir ("JL") re	2.40
2742	+			trial, motions	
2743	2742.0	10/07/12	JPF	QAD interview review	2.40
	2743.0	06/15/12	JPF	Research on prior restraint and Carcetti progeny	2.44
2744	1				2.40
	2744.0	05/23/11	JPF	Review and Edit discovery demands and rogs	
274!	5			against all defendants	2.40

27775 . 12980	A_	B	C	D	E
1	No.	Date	Timekeep	Description	Hours
	2745.0	08/17/11	JPF	Review of responses to requests & discovery	<u> </u>
274				demands from hospital defendants	2.400
	2746.0	09/17/10	JPF	Reviewed documents and depositions from the	
274				Floyd litigation for purposes of Monell claim	2.400
274	<b>2747.0</b>	04/25/12	JPF	Final review & edit 1st Amendment letter	2.300
1	2748.0	11/04/10	JPF	Meeting with GC and police officer "BP" re:	
2749				quotas, downgrading, and NYPD corruption	2.300
2750	2749.0	09/24/12	JPF	Prep AS fro his dep	2.300
275:	2750.0	01/26/11	JPF	Prep for oral argument	2.300
	2751.0	03/04/15	JPF	Research of racial comments & exclusion for	
2752	<u> </u>			motion in lim	2.300
2753	2752.0	03/09/12	JPF	Research on 1st Amendment claims	2.300
	2753.0	02/12/15	JPF	Review of 56.1 counter statements from JHMC,	
2754	·			City, Mauriello, & Isacov	2.300
2755	2754.0	09/21/10	JPF	Review of Angel Heran depo from Floyd	2.300
2756	2755.0	08/03/10	JPF	Review of Complaint edits by JN	2.300
2757	2756.0	11/20/10	JPF	Draft of Argument	2.250
	2757.0	10/30/10	JPF	Meeting with GC & JN re: information provided by	
ĺ		ļ		MR, MG RC whistleblower cops and movie and	
				book publicist contacting AS for information	
2758				The second continue of the second continue of	2.250
	2758.0	09/23/10	JPF	Meeting with GC, JN and Center for Constitutional	2.250
2759				Rights (CCR) re Schoolcraft	2.250
	2759.0	06/14/12		Read and review Opinion and Order on 1st	2.230
			! !	Amendment and Motion to Quash and notes on	
2760			1 1	same	2.250
	2760.0	06/16/12		Research on prior restraint	2.250
	2761.0	02/13/11		Review and Edit letter brief opposing stay	2.250
	2762.0	03/27/15	<del></del>	Review of Draft Direct Examination of AS from	2.250
2763			l i	GC	2.250
	2763.0	08/15/11		Review of responses to Bernier & Jamaica	2.250
2764			1 1	discovery demands	2.250
2765	2764.0	07/09/10	<del></del>	Review of Schoolcraft timeline prepared by JN	$\frac{2.250}{2.250}$
	2765.0	07/23/12		Draft motion to amend	2.230
	2766.0	07/29/12		Draft of motion to amend	
-	2767.0	07/26/10		Meeting with JN & GC re case & updates on	2.100
2768			l i	Brendan Delpozo	2 100
	2768.0	05/11/12			2.100
2769	-, 00.0	03,11,12	1 1	Read and review of defendant's letter to quash and discussion w/ GC & JN	
	2769.0	06/20/10	$\rightarrow$ $-$		2.100
2770	2707.0	00/20/10	1 1	Reading Village Voice articles on; Schoolcraft and	
	2770.0	07/08/12		Halloween night	2.100
2771	<i>4 / /</i> <b>0.</b> 0	07/06/12		Research cases cited in defendant's brief in opp in	
$\overline{}$	2771.0	03/06/15		preparation of reply	2.100
2772	4//1.0	03/06/15	JPF F	Research on limitations of witness examinations	
2112		_l			2.100

	A	В	С	D	<u>E</u>
1	No.	Date	Timekeepe	Description	Hours
	2772.0	03/28/15	JPF	Research on motion in lim conclusions re	
773			!	credibility admissibility	2.100
	2773.0	05/08/12	JPF	Review caselaw in defendant's letter	2.100
<del></del> +	2774.0	08/05/10	JPF	Review of Complaint with client's chain of events	
2775		1		& correction	2.100
	2775.0	03/19/15	JPF	Review of James Cross outline	2.100
	2776.0	08/31/10	JPF	Drafting Amended Complaint	1.900
2778	2777.0	04/02/15	JPF	Meeting with JN and NS team	1.900
2779	2778.0	11/21/10	JPF	Research on joint action	1.900
	2779.0	09/21/10	JPF	Review of Donald McHugh depo from Floyd	1.900
	2780.0	10/04/10	JPF	Meeting w/ GC and "JR" retired police officer re:	
2781				quotas, downgrading, NYPD corruption	1.800
$\overline{}$	2781.0	09/01/10	JPF	Meeting w/JN and GC re: discuss anonymous POs	
				contacting and how they can help Schoolcraft	
2782					1.800
	2782.0	10/07/10	JPF	Meeting with GC and "EB" retired police officer	
	2702.0	10,0,,10		re: quotas, downgrading, NYPD corruption	
2783					1.80
	2783.0	05/09/12	JPF	Review of cases & letter in prep of argument	1.80
2704	2784.0	08/04/10	JPF	Review of client's chain of events for Complaint	
2785	i	00/04/10			1.80
	2785.0	08/03/10	JPF	Revise and edit of Complaint	1.80
2700	2786.0	07/08/11	JPF	Discussion with GC and JN re: meeting with Jim	
2787		07700711		Leander and AS about investigation	1.75
2/6/	2787.0	09/24/10	JPF	Discussion with JN and GC re: first meeting with	
	2/6/.0	07/24/10		the DOJ and upcoming meeting with the DOJ and	
2788	.]			AS	1.75
	2788.0	12/01/10	JPF	Draft factual section of opp	1.75
	2789.0	06/16/12	JPF	Draft motion for reconsideration	1.75
2750	2790.0	08/25/10	JPF	Meeting w/JN and GC re: ACC assigned,	
2791	ŀ	00/23/10		Schoolcraft initial disclosures	1.75
2/51	2791.0	09/24/12	JPF	Meeting w/JN and GC to discuss City deficiency	
2792	1	03/21/12		letter and AS dep prep	1.75
2752	2792.0	05/09/11	JPF	Meeting with JN and GC re: neccesary disclosures	
2793	1	03,03,11		under Rule 26 for plaitniff	1.75
2730	2793.0	07/06/10	JPF	Meeting w/JN and JF re: new whistleblower	
<b>279</b> 4	1	07700710		contacted JN re: Schoolcraft	1.30
	2794.0	12/06/10	JPF	Review and edit brief	1.75
	5 2795.0	06/18/12	JPF	Review and edit Motion for Reconsideration	1.75
	2796.0	03/16/15	JPF	Review of Direct Examinaiton Outline for AS	1.75
	2790.0 3 2797.0	06/19/12	JPF	Travel back to NYC from Johnstown (3.5)	1.75
	-	06/19/12	JPF	Travel to Johnstown (3.5)	1.75
2/99	2798.0		JPF	Discussion w/ JN & GC re additional items of	
2001	2799.0	02/10/12	JFF	discovery	1.60
2800		08/00/10	JPF	Edit/Revise Complaint	1.60
[280 <u>]</u>	1 2800.0	08/09/10	lırı	Edit/Revise Complaint	

	A	B	C	D	E
1	No.	Date		Description	Hours
	2801.0	03/14/12	JPF	Editing Amended Complaint to add 1st	
280				Amendment facts & law	1.600
280	3 2802.0	08/08/10	JPF	Editing Complaint with additional allegations	1.600
ŀ	2803.0	11/11/10	JPF	Meeting with GC and "JW" cop to discuss	
2804	+			quotas/retaliation	1.600
	2804.0	01/20/12	JPF	Phone call with Larry Schoolcraft re discovery &	
2805	<del></del> -			EBTs	1.600
2806	2805.0	05/19/11	JPF	Review & edit demands & interrogatories	1.600
	2806.0	05/20/11	JPF	Discussion w/ GC & JN re request to admit	
2807	<u>'</u>			corrections/additions	1.500
:	2807.0	03/10/15	JPF	Discussion with GC to help outline AS direct	
2808		1		exmaination	1.500
2809	2808.0	07/07/10	JPF	Meeting w/ only with AS	1.500
	2809.0	08/09/10	JPF	Meeting w/JN and GC re: Schoolcraft website to	
2810				support Monell threory	1.500
2811	2810.0	05/12/15	JPF	Meeting w/NS team JN and GC pre-conf	1.500
	2811.0	01/10/11	JPF	Meeting with GC & JN re interrogatories and	1.500
2812				demands	1.500
	2812.0	08/26/10	JPF	Meeting with GC and JN re: interview of PO from	1.500
2813				81st precinct "PF" re: corruption	1.500
	2813.0	07/29/10	JPF	Meeting with JN and Rocco P - Daily News re	1.300
1		į.	4	Schoolcraft and evidence of quotas for Monell	ı
2814		ľ		claim	1.500
	2814.0	10/12/10	JPF	Review of Motion to Dismiss by Jamaica Hosp.	1.300
2815				2 Table 1 Table 1 to Bisimiss by Jamaica 110sp.	1.500
2816	2815.0	08/09/12	JPF	Traveled from Albany back to NYC (3.0)	1.500
2817	2816.0	08/09/12	<del></del>	Traveled to Albany to meet Client (3.0)	1.500
-	2817.0	07/22/10		Discussed causes of action w/GC	1.400
	2818.0	09/04/10		Drafting Amended Complaint	1.400
	2819.0	06/25/10		Meeting with GC & JN re: possible discovery	1.400
2820				demands after suit is filed	1.400
	2820.0	10/27/10		Meeting with GC and David Velez re: arbitration,	1.400
2821		ļ	1 1	quotas, Michael Marino	1.400
	2821.0	05/10/11		Meeting with JN and GC re: edits to Intial	1.400
				disclosures and discussion regarding requests to	1
2822			l l	admit	1 400
	2822.0	10/10/10		Meeting with JN and GC re: infromatoin provided	1.400
2823			1	by MV, NB, EB whistleblower cops	1 400
	2823.0	09/03/10		Meeting with JN and GC to discuss infromation	1.400
}			1 1	provided by DH, MG, EB whistleblower cops in	
				Furtherance of the Monell claim	
2824		1	'	state and of the Monet Claim	,
_	2824.0	11/21/10	JPF F	Research on cumplement installation	1.400
-	2825.0	04/05/12	<del></del>	Research on supplement jurisdiction	1.400
-0201		107/03/12	131.1	Review & edit response to City's interogs	1.400

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1	No.	Date	Timekee	pe Description	Hours
	2826.0	06/23/11	JPF	Review of answers to interrogatories by Isacov	
2827					1.400
	2827.0	02/11/15	JPF	Review of declarations from City, Berniers, Isacov,	
2828				& JHMC w/ accompanying exhibits	<u>1.400</u>
2829	2828.0	07/26/10	JPF	Review of draft of Complaint prepared by GC	1.400
2830	2829.0	03/23/15	JPF	Review of Sawyer cross examaintion outline	1.400
2831	2830.0	08/04/10	JPF	Revise and edit Complaint	1.400
	2831.0	02/02/15	JPF	Discussion w/ GC & JN re representing AS again	
2832				for trial	1.300
	2832.0	03/16/15	JPF	Discussion with GC re: AS direct examination and	
2833				points to cover, strategy	1.300
	2833.0	05/10/12	JPF	Draft letter providing supplemental authority in	
2834				response to defendant's opp	1.300
	2834.0	07/09/12	JPF	Edit reply	1.300
	2835.0	12/07/10	JPF	Final review & edit of brief	1.300
	2836.0	05/20/11	JPF	Finalize interrogatories & discuss EBTs w/ JN &	
2837	ĺ			GC	1.300
	2837.0	07/06/10	JPF	Meeting w/JN and GC re: new whistleblower	-
2838	l .			contacted JN re: Schoolcraft	1.300
	2838.0	08/08/12	JPF	Meeting w/ JN & GC re meeting w/ AS in Albany	
2839	l .	00/00/12		for prep	1.300
2000	2839.0	09/17/10	JPF	Meeting with JN and GC regarding infromation	
	-00 > 1.0			obtained from Floyd litigation and its impact on	
2840				Schoolcrafts Monell and Retaliation claims	1.30
2040	2840.0	07/05/12	JPF	Read and review of defendant's opp to plaintiff's	
2841	1	[ ,, , , , , , , , , , , , , , , , , ,		motion for reconsideration	1.30
2011	2841.0	07/22/12	JPF	Review of complaint for allegations conforming to	
2842	l .	07722712		plaintiff's 2nd motion to amend	1.30
_	2842.0	12/01/10	JPF	Review of Complaint for facts	1.30
2043	2843.0	12/08/10	JPF	Review of NYPD Memos re anti quota legislation	
2844	l .	12,00,10	011		1.30
2011	2844.0	02/11/15	JPF	Review of witness/exhibit list from JN and discuss	
2845	1	02, 11, 13		with GC	1.30
2043	2845.0	08/17/11	JPF	Discuss confidentiality stip w/ GC & JN b/c of	
2846		00/1//11		plaintiff's objections	1.25
2040	2846.0	05/19/11	JPF	Discuss w/ JN & GC edits & topic areas that should	
2847		03/13/11		be explored on interrogatories	1.25
204/	2847.0	09/28/11	JPF	Discussion w/ JN and GC re law enforcement	
2848	1	07/20/11		privilege & motion to compel	1.25
2040	2848.0	04/23/12	JPF	Discussion w/ Larry Schoolcraft re amendments to	
2040		04/23/12	311	complaint	1.25
2849		08/19/10	JPF	Discussion with GC and JN re: new recordings and	
	2849.0	108/19/10	Jrr	documents provided by AS	1.25
2850	<u>'l</u>	<u> </u>		documents provided by 735	

<u></u>	A	B	C	D	E
1	No.	Date	Timekeep	Description	Hours
	2850.0	03/09/12	JPF	Discussion with JN & GC re reinstating 1st	
		İ		Amendment claims in this case based on Carcetti &	
2851	L]	İ		actions after the fact	1.250
	2851.0	06/28/10	JPF	Discussion with JN and GC re retainer & meeting	
2852	2		1	with Schoolcrafts	1.250
	2852.0	10/13/10	JPF	Discussion with JN re: arguments to make in	1.230
2853		Í		response to JHMC motion	1.250
2854	2853.0	12/04/10	JPF	Draft section on supplement jurisdiction	1.250
2855	2854.0	07/10/12	JPF	Edit reply final	1.250
	2855.0	06/20/12	JPF	Final edit and review of Motion for	1.230
2856				Reconsideration	1.250
-	2856.0	04/08/15	JPF	Final edits and corrections to motion in Lim	1.250
	2857.0	07/30/10	JPF	Meet with GC and JN re: changes and additions to	1.230
2858	I -	1 3 3, 10		complaint	1.250
	2858.0	07/14/10	JPF	Meeting w/JN and GC re: Schoolcraft complaint	1.250
2859		07/14/10	31 1	l secting w/JN and GC re: Schoolcraft complaint	. 250
	2859.0	07/27/10	JPF	Mosting w/IN and CC to Linear C	1.250
2000	2860.0	03/01/11	JPF	Meeting w/JN and GC to discuss Complaint	1.250
:	2000.0	03/01/11	JFT	Meeting with anonymous cops from T34 w/ GC	
2861	!			and JN - provided recordings of Lt. Janice Williams	
	2861.0	08/30/10	IDE	N di di più co	1.250
		08/30/10	JPF	Meeting with JN & GC re Garcia cop from 81 who	İ
2862		07/02/12	100	knows Schoolcraft & has info on quotas	1.250
	2862.0	07/22/12	JPF	Phone call w/ Larry Schoolcraft re meeting and	
2062				outstanding discovery issues and depositions	
2863					1.250
	2863.0	09/10/15	JPF	Phone Call with AS re: settlement	1.250
	2864.0	03/08/12	JPF	Phone call with client re article and whether	
2865	****	<del>                                     </del>		confidential info had been disclosed	1.250
	2865.0	04/11/11		Phone convo w/ AS, re representation on his	
2866				suspension & internal hearing	1.250
	<u>2866.0</u>	01/25/11		Prep for oral argument on JHMC motion	1.250
1	2867.0	07/20/12		Read and review judge's decision denying	
2868				reconsideration	1.250
	2868.0	09/10/12	JPF	Read and review Opinion & Order from Sweet on	
2869				plaintiff's motion to amend	1.250
:	2869.0	06/29/10	JPF	Receipt & review of Weinstein arbitration decision	
2870				in PBA case	1.250
	2870.0	03/20/12	JPF	Research on 1st Amendment Second Circuit	1.230
2871			1 1	decisions following Carcetti	1 250
	2871.0	08/06/10		Review and edit Complaint after clarification	1.250
-	2872.0	12/02/10		Review of Amended Answer filed by City	1.250
	2873.0	12/03/10		Review of argument	1.250
	2874.0	08/16/11		Review of confidentiality stip from City	1.250
	2875.0	02/24/15			1.250
-	2876.0	06/26/10		Review of Huffman cross examination outline	1.250
-0///2	-0.0	100/20/10	ları.	Review of PBA contract	1.250

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1	No.	Date	Timekee	pe Description	Hours
2878	2877.0	08/06/10	JPF	Review of revised Complaint from JN	1.250
	2878.0	02/26/15	JPF	Review of Valenti exmanination	1.250
$\overline{}$	2879.0	05/12/15	JPF	Team meeting following conf.	1.250
_	2880.0	10/18/12	JPF	Meeting w/JN & GC re: City's Deliberative Process	
		}		and Grand Jury privilege claims and best strategy	
2881				for defeating same.	1.200
	2881.0	10/15/12	JPF	Meeting w/JN & GC re: Marino's IAB interview &	
				inconsitencies w/claims in UF 49 & Halloween	
2882				Night recording	1.200
	2882.0	07/15/10	JPF	Discussion with GC and JN re tapes	1.100
	2883.0	07/09/10	JPF	Discussion with JN re timeline	1.100
	2884.0	02/26/15	JPF	Meeting w/JN and GC re: outstanding items we	
2885				need from trial from NS	1.100
	2885.0	09/30/10	JPF	Meeting with GC and JN re: anonymous cop	
2886				interviews VM and EF	1.100
	2886.0	05/18/11	JPF	Meeting with GC to discuss documents that must	
2887				be requested in our demands	1.100
	2887.0	09/22/10	JPF	Meeting with JN to prepare for EDNY DOJ	1.10
	2888.0	10/09/12	JPF	Prep w/ AS for AS dep	1.10
	2889.0	05/20/11	JPF	Review & edits request for admissions	1.10
	2890.0	08/30/15	JPF	Review and edit motion in lim	1.10
	2891.0	02/13/12	JPF	Review and edit revised demands for City	1.10
	2892.0	03/13/15	JPF	Review jury instructions from NS team	1.10
	2893.0	04/07/15	JPF	Review motion in lim based on comments	1.10
203	2894.0	07/24/15	JPF	Review of draft witness list from NS: notes taken	
2895	1	107721175			1.10
	2895.0	04/06/15	JPF	Review of NS comments	1.10
2050	2896.0	01/26/11	JPF	Appearance for motion to dismiss in Schoolcraft	
2897	į.	0 .// _ 0 // 1		''	1.00
	2897.0	03/28/12	JPF	Attend oral Argument on City motion	1.00
	2898.0	09/28/11	JPF	Attend oral argument on motion to compel	1.00
	2899.0	05/09/12	JPF	Attended Argument on 1st Amendment claim	1.00
	2900.0	04/13/15	JPF	Conf. on trial date - case adj ourned	1.00
	2 2901.0	05/12/15	JPF	Conf. trial adjourned to Oct. 19	1.00
-	3 2902.0	09/05/10	JPF	Editing Amended Complaint	1.00
	2903.0	07/26/10	JPF	Meeting GC and JN re issues for Schoolcraft	
  2904	1			complaint	1.00
٦	2904.0	10/12/10	JPF	Meeting w/ GC and JN re: Schoolcraftjustice.com	
290				calls from Pos	1.00
250.	2905.0	02/20/15	JPF	Meeting w/ JN and GC before meeting with Nat	
		02,20,10		Smith to dicuss how we are going to proceed at	
290	6			meeting	1.00
	7 2906.0	05/15/11	JPF	Meeting with JN and GC re: edits to RFA's	1.00

· v.1963944	A	B	С	D	E
1	No.	Date	Timekee	pe Description	Hours
	2907.0	11/12/10	JPF	Meeting with JN and GC re: issues on our motion	
				opposition and GC's meeting with JW anonymous	
2908				cop	1.000
2909	2908.0	03/27/15	JPF	Phone conference with JN, GC, NS, JL	1.000
2910	2909.0	05/23/12	JPF	Prep for argument w/ GC & JN	1.000
2911	2910.0	02/08/12	JPF	Pre-trial conference before Judge Sweet	1.000
2912	2911.0	06/23/11	JPF	Review of response to doc demands Isacov	1.000
	2912.0	09/12/15	JPF	Adding a new section on Bernier's naval yard	
2913	3			disaster testimony	0.900
	2913.0	12/19/11	JPF	Convo w/ Larry Schoolcraft re discovery issues,	0.500
2914			1	avenues to pursue with defendants	0.900
	2914.0	06/28/10	JPF	Discussion with JN re meeting with P.O. Velasquez	0.700
2915				re policy of quotas	0.900
<u> </u>	2915.0	02/12/11	JPF	Discussion with JN re; motion to stay and	0.900
2916				arguments in opposition	0.000
	2916.0	08/01/12	JPF	Final review of motion to amend	0.900
	2917.0	05/31/12	JPF	Meeting w/JN and GC re: City conf. Stips	0.900
2310	2918.0	08/25/10	JPF		0.900
2919	1	00/23/10	31 1	Meeting with JN & GC re more whistleblower	0.000
2313	2919.0	02/04/15	JPF	email & meeting with P.O Fioranelli	0.900
	2919.0	02/04/13	JPF	Phone call w JN and GC re: pending trial strategy	
				and misc. evidentiary issues, and setting up meeting	
2020		ľ		to discuss same in greater detail	
2920		10/06/10	-		0.900
2921	2920.0	10/06/10	JPF	Review of Answer to Complaint by Jamaica	0.900
	2921.0	09/11/11	JPF	Review of plaintiff's motion to compel discovery	
2922					0.900
	2922.0	08/11/11	JPF	Review of responses to Isacov discovery demands	
2923					0.900
	2923.0	04/06/15	JPF	Review of revised SK jury instructions	0.900
2925	2924.0	02/11/15	JPF	Berniers counter 56.1 statement	0.800
	2925.0	01/23/15	JPF	Call w/GC and JN about taking over case again	
2926		_			0.800
	2926.0	03/28/12	JPF	Conf. re confidentiality stip & Village Voice article	
2927	<u> </u>				0.800
	2927.0	04/04/12	JPF	Conf. re NY Times letter to undo the	
2928				confidentiality stip	0.800
	2928.0	07/02/12	JPF	Discussion w/ AS and Larry Schoolcraft re	
2929				financial issues and possibly locating donors	0.800
	2929.0	05/08/15	JPF	Discussion w/ GC & JN re decision and impact on	0.000
2930		}		trial and motion in lim	0.800
2931	2930.0	12/06/10	JPF	Discussion with GC & JN re final corrections	
_	2931.0	06/22/10	JPF	Discussion with Gerald Cohen (GC) and JN re	0.800
2932		1		Schoolcraft case & causes of action	0.000
$\overline{}$	2932.0	07/07/10	JPF		0.800
		01/01/10	1911	Discussion with JN re Labor Law research	0.800

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
ri. maraga a	2933.0	06/06/10	JPF	Meeting w/ Gerald Cohen ("GC") and JN re:	
2934				Schoolcraft coming to our office for interview	0.800
	2934.0	06/20/10	JPF	Discussions with Jon Norinsberg (JN) re	
2935				Schoolcraft case	0.800
	2935.0	11/18/10	JPF	Draft of prelim statement in opp to Motion to	_
2936				Dimiss	0.800
_	2936.0	09/20/10	JPF	Listening to This American Life interview with	
2937				client	0.800
	2937.0	06/18/10	JPF	Meeting w/JN and Gerald Cohen ("GC") re:	
				Schoolcraft coming to our office and retaining for	
2938				lawsuit	0.800
2330	2938.0	08/12/10	JPF	Meeting w/JN and GC re: legal strategies on	
2939		30.12.10		Monell and whistleblower cop contacts	0.800
2,00	2939.0	08/22/10	JPF	Meeting with JN & GC re whistleblowers reaching	2.300
2940		00,22/10	311	out through the website	0.800
2.540	2940.0	08/29/12	JPF	Meeting. w/ JN & GC re: City's Suppl. Disclosure	0.000
	2940.0	06/29/12	JFT	& the need for us to depose at least 5 of the 9 new	
				witnesses identified by City & other gen.strategy	
				issues for advancing discovery	
				issues for advancing discovery	0.800
2941		11/00/10	IDE	Maria CO 1 1 CC HACH	0.800
	2941.0	11/08/10	JPF	Met with GC and police officer "MC" re: quotas	0.000
2942					0.800
	2942.0	07/25/12	JPF	Phone call w/ Larry Schoolcraft	0.800
	2943.0	05/22/12	JPF	Phone call w/ Larry Schoolcraft re Vallone and 1st	
2944				Amendment	0.800
	2944.0	08/27/10	JPF	Reading articles written by Eterno & Silverman re	
2945				Compstat & numbers game	0.800
	2945.0	04/05/12	JPF	Review and discuss w/ JN & GC plaintiff's	
2946				responses to City demands	0.800
2947	2946.0	09/30/10	JPF	Review of Answer to Complaint by Bernier	0.800
	2947.0	11/08/10	JPF	Review of Doc Demands/Interrogatories by Isacov	
2948					0.800
	2948.0	03/06/15	JPF	Review of email from AS w/ witness suggestions	
2949		<u> </u>			0.800
2950	2949.0	11/11/10	JPF	Review of Interrogatoiies & Demands Bernier	0.800
	2950.0	06/30/10	JPF	Review of PBA website internal access for P.O.s	
2951				with AS	0.800
	2951.0	03/29/12	JPF	Revised and help draft proposed AEO stip w/JN	
2952	1			and GC for City	0.800
	2952.0	02/12/15	JPF	Affidavit of Mauriello	0.750
	2953.0	05/03/12	JPF	Discussion w/ GC & JN re Affidavits and conf. stip	
2954		00,00,12		AEO	0.750
2334		08/16/12	JPF	Discussion w/ JN & GC re City's suggestion on	
	2954.0				

	Α	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
7,07,000	2955.0	05/17/12	JPF	Discussion w/JN and GC re: AS breach affidavit	
2956	;				0.750
	2956.0	02/08/12	JPF	Discussion with GC and JN re: conference and	
2957	,			discovery and stratedgy moving forward	0.750
2958	2957.0	02/24/15	JPF	Discussion with GC re: Huffman cross	0.750
	2958.0	03/19/15	JPF	Discussion with GC re: James cross examination	
2959	1				0.750
	2959.0	03/08/12	JPF	Discussion with JN & GC re VV article and the	0.,00
2960				confidential report	0.750
	2960.0	04/25/12	JPF	Discussion with JN re: edits/changes to 1st	0.750
2961	l '	0 1/23/12		Amendment letter	0.750
2301	2961.0	06/14/12	JPF	Meet with JN and GC to discuss motion for	0.730
2962	į.	00/14/12	311	reconsideration on 1st amendment claim	0.750
2302	2962.0	10/04/10	JPF		0.750
	2902.0	10/04/10	JPT	Meeting w GC and JN to discuss infromation from	
2062				"JR" retired police officer re: quotas, downgrading,	0.770
2963	_	0.6/22/10	IDE	NYPD corruption	0.750
2054	2963.0	06/23/10	JPF	Meeting w/JN and GC re: JN's upcoming meeting	
2964		0.7/0.7/1.0		w/ district attorney	0.750
2965	2964.0	07/07/10	JPF	Meeting with AS, LS, GC & JN	0.750
	2965.0	02/27/12	JPF	Meeting with GC and JN re: documents received	
		ŀ		from Johnstown PD for plaintiff's subpoena	
2966					0.750
	2966.0	08/25/10	JPF	Meeting with JN & GC re: Whitehead Meeting.	
2967					0.750
	2967.0	04/08/15	JPF	Phone call with GC and JN regarding trial	
				adjournment, proposed filings, various strategies	
				for trying to make sure trial goes on April 20	
2968					0.750
	2968.0	01/23/12	JPF	Phone call with Larry Schoolcraft re plaintiff salary	
2969		_		and benefits and work suspension status	0.750
2970	2969.0	04/20/12	JPF	Phone discussion w/ AS	0.750
	2970.0	05/03/12	JPF	Receipt and review of email from City re: revised	
2971		1		confidentiality AEO and Affidavits	0.750
	2971.0	10/18/12	JPF	Review and edit letter to Ct. re ASO issue & AS	
2972				ability to see the QAD report	0.750
	2972.0	10/19/12	JPF	Review of Answer to Amended Complaint from	3.750
2973				Isacov	0.750
	2973.0	09/07/10	JPF	Review of Answer to Complaint from Jamaica	0.730
2974	-> ,	05/0//10		Hosp.	0.750
_	2974.0	05/10/11	JPF		0.750
2975	<i>471</i> 4.U	03/10/11	J. L.	Review of Intial disclosures and discussion with GC	0.7.5
	2075.0	10/29/11	IDE		0.750
ŀ	2975.0	10/28/11	JPF	Review of operations order 10/17/11 sent from	
2976	2076.0	09/13/10	IDE	client	0.750
	2976.0	08/13/10	JPF	Review of PBA regulations	0.750
2978	2977.0	06/23/11	JPF	Review of requests for discovery from Isacov	0.750

$\neg \lnot$	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
2979	2978.0	07/28/15	JPF	Review of updated jury instructions	0.750
2980	2979.0	09/28/10	JPF	"Rich" anonymous cop discussion with GC	0.600
-	2980.0	08/20/12	JPF	Discussion w/ JN & GC re additional amendment	
2981				of the complaint to add Hanlon	0.600
	2981.0	05/23/12	JPF	Discussion w/ JN & GC re: defendant's letter re	
2982				subpoena	0.600
	2982.0	05/22/12	JPF	Discussion w/ JN & GC re defendant's letter re	
2983	_			Vallone subpoena	0.600
	2983.0	07/28/12	JPF	Discussion w/ JN & GC re motion to amend to add	
2984				prior restraint	0.600
	2984.0	03/06/15	JPF	Discussion w/ JN & GC re proposed witnesses	
2985					0.600
	2985.0	05/08/12	JPF	Discussion w/ JN and GC re argument on 1st	
2986				Amendment claim	0.600
	2986.0	05/16/12	JPF	Discussion w/ JN and GC re opp to defendant's	
2987				motion to quash	0.600
	2987.0	07/26/10	JPF	Discussion with GC & JN re Complaint & drafts	
2988				going forward	0.600
	2988.0	08/27/10	JPF	Discussion with GC & JN re having Eterno &	
2989				Silverman as experts	0.600
2990	2989.0	01/26/11	JPF	Discussion with GC & JN re oral arguments	0.600
	2990.0	06/23/11	JPF	Discussion with GC & JN re responses & requests	0.606
2991				from Isacov	0.600
	2991.0	03/23/15	JPF	Discussion with GC re: Sawyer points for cross	0.604
2992				examination	0.600
	2992.0	04/13/12	JPF	Discussion with JN and GC re: Matthews decision	0.604
2993					0.600
	2993.0	07/02/10	JPF	Discussion with JN re AS' ability to pursue claim	0.604
2994				under Labor Law 215-a	0.600
	2994.0	03/16/12	JPF	Draft of opp that defendants request plaintiff be	0.60
2995			- IDE	ordered to appear @ 3 /28/12 conf.	0.60
	2995.0	03/20/12	JPF	Incorporating language into Amended Complaint	0.60
2996		00/06/10	IDE	Meeting w/ JN & GC & AS re adjorning dep due to	0.00
	2996.0	09/26/12	JPF	father's medical emergency	0.60
2997		02/20/12	IDE	Meeting w/ JN & GC re AEO changes	0.60
2998	2997.0	03/30/12	JPF	Meeting with GC re: getting transcript for Bryant v.	0.00
	2998.0	02/19/11	JPF	City verdict finding quotas existed	0.60
2999		02/12/12	IDE	Meeting with JN & GC re letter from City	0.60
3000	2999.0	03/12/12	JPF	Meeting with JN and GC re NYTimes story about	<u> </u>
	3000.0	08/15/10	JPF	quotas & Schoolcraft	0.60
3001		02/15/12	IDE	Meeting with JN and GC re proposed Amended	0.00
	3001.0	03/15/12	JPF		0.60
3002	<u> </u>			Complaint	

	A	В	C	D	E
1	No.	Date	Timekeep	e Description	Hours
}	3002.0	04/17/15	JPF	Phone call w/ rest of trial team regarding City'	,
				proposal for mediation and best strategy for	
300	3			responding	0.600
	3003.0	09/08/15	JPF	Phone call with JN & GC recapping discussion	
				with defense counsel and clients over the weekend	
300	4				0.600
	3004.0	02/27/15	JPF	Phone call with JN regarding following up with	
ł				Smith, IAB v. DAT transcripts, calling additional	
				witness's like Nelson and Valenti and Yeager	
300	5			l sager	0.600
	3005.0	09/08/15	JPF	Phone call with NS, GC and JN regarding best	0.000
				strategy for handling settlement discussions with	
3006				the City	0.600
-	3006.0	05/06/11	JPF	Read & review the decision & order written	0.600
3007	1	03/00/11	311	disposing of the motion to dismiss	0.600
3007	3007.0	10/18/12	JPF		0.600
3008		10/16/12	JPF	Review and edit letter to Ct opposing an additional	
3000	3008.0	05/17/12	IDE	day for AS dep for Mauriello lawyer	0.600
2000	ı	03/1//12	JPF	Review and edit plaintifls opp to defendant's	
3009		05/10/11	100	motion to quash	0.600
2040	3009.0	05/12/11	JPF	Review of agency agreement for client on	
3010		100/00/00		book/movie deals he does	0.600
3011	3010.0	10/22/12	JPF	Review of Amended Complaint by Bernier	0.600
	3011.0	10/27/10	JPF	Review of Answer to Amended Complaint Isacov	
3012					0.600
	3012.0	06/21/10	JPF	Review of articles sent by Schoolcraft on Gerald	
3013	<del>                                     </del>			Nelson	0.600
	3013.0	09/01/11	JPF	Review of decision in Floyd on summary judgment	
	:	1		& its relevance to Schoolcraft tapes and Monell	
3014	,			claim	0.600
	3014.0	04/13/12	JPF	Review of Decision in Matthews 1st Amendment	
3015				case from Judge Jones	0.600
3016	3015.0	01/20/11	JPF	Review of defendants' reply memo of law	0.600
3017	3016.0	05/10/12	JPF	Review, edit & submit supplemental letter	0.600
	3017.0	04/17/15		Conference call with team re: best strategy for	
3018		1		responding to City latest "offer"	0.500
	3018.0	12/19/11		Discussion w/ GC & JN re plaintiff's thoughts on	
3019			i i	discovery	0.500
	3019.0	12/09/10		Discussion wi JN & GC re discovery responses &	0.300
3020		1-7037.10		timing	0.500
	3020.0	03/25/15		Discussion w/ SK re motions in lim	0.500
	3021.0	05/05/15			0.500
$\overline{}$	3022.0	07/28/10		Discussion WJN and GC re SMJ	0.500
3023	JU44.U	0 //20/10		Discussion with GC and JN re: Adhyl Polanco and	_
<del></del>	2022.0	02/26/15		other whistl blowers	0.500
JU24	3023.0	02/26/15	JPF	Discussion with GC re: Valenti examination	0.500

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3024.0	06/30/10	JPF	Discussion with JN & GC re FOIL requests for	
3025				911's & how to proceed	0.500
	3025.0	03/28/12	JPF	Discussion with JN and GC re: court's order on	
				City's motion for breach of confidentiality	
3026				agreement	0.500
	3026.0	03/30/12	JPF	Discussion with JN and GC re: filing motion to	
3027				amend and discovery issues	0.500
	3027.0	09/27/10	JPF	Discussion with JN re location & witnesses from	
3028				This American Life interview	0.500
	3028.0	03/19/12	JPF	Disucssion w/ JN re corrections Amended	,
3029				Complaint	0.500
3030	3029.0	08/21/12	JPF	Draft Amended Complaint adding Hanlon	0.500
	3030.0	09/17/12	JPF	Draft of letter to amend to add Hanlon to complaint	
3031		_			0.500
3032	3031.0	03/12/15	JPF	Email from AS re additional witnesses for trial	0.500
	3032.0	09/24/12	JPF	Email from City re service of amended complaint,	
				Lauderborn dep, & discovery deficiencies	
3033					0.500
	3033.0	08/12/10	JPF	Meeting w/GC and JN re: legal strategies + next	
3034	:			steps for moving forward	0.500
3035	3034.0	04/13/15	JPF	Meeting w/JN and GC re new trial date	0.500
	3035.0	09/25/10	JPF	Meeting with GC & JN re AS interview with feds	
3036	ļ				0.500
	3036.0	07/15/11	JPF	Meeting with GC an JN re: discovery plan and	
3037				issues to raise	0.500
3038	3037.0	10/11/12	JPF	Meeting with JN, GC, AS before depo	0.500
	3038.0	07/24/15	JPF	Phone call with JN & GC regarding issues to	
3039				discuss at meeting today with rest of trial team	0.500
	3039.0	04/02/15	JPF	Phone call with JN regarding several issues in	
			ĺ	motion in limine and admissibility of Marino's	
				steroid	
3040				investigation under R. 608 (b)	0.500
3041	3040.0	09/25/12	JPF	Phone call with Larry Schoolcraft re AS dep	0.500
-	3041.0	05/22/12	JPF	Read and review of defendant's letter re Vallone	
3042	<u>:</u> [		_	subpoena	0.500
3043	3042.0	03/29/12	JPF	Review of AEO	0.500
	3043.0	07/19/11	JPF	Review of agency agreement for AS book deals	
3044	ıl .				0.500
	3044.0	11/11/10	JPF	Review of Answer to Amended Complaint Bernier	
3045	i				0.500
	3045.0	02/27/12	JPF	Review of docs from Johnstown PD re plaintiff's	
3046				subpoena	0.500
	3046.0	10/12/10	JPF	Review of JHMC Dec. for motion to dismiss	0.500
-	3047.0	10/17/12	JPF	Dicussion w/ GC & JN re City's refusal to allow	
3048				AS to see QAD file	0.400

	А	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
304	9 3048.0	05/12/11	JPF	Discussion w/ GC & JN re agency agreement	0.400
	3049.0	07/06/11	JPF	Discussion w/ JN & GC re changing to case	
3050	<u> </u>			management plan	0.400
305	1 3050.0	08/20/12	JPF	Discussion w/ JN re AS dep prep	0.400
	3051.0	12/01/10	JPF	Discussion with GC & JN re affidavit from	
3052	2			Schoolcraft	0.400
	3052.0	08/13/10	JPF	Discussion with GC & JN re Jonathan Moore issue	
3053	3			cease & desist letter	0.400
	3053.0	08/17/10	JPF	Discussion with GC and JN re anonymous e-mails	
3054	1			that we got as a result of the email	0.400
3055	3054.0	08/09/10	JPF	Discussion with GC re website content	0.400
	3055.0	06/29/10	JPF	Disussion with JN & GC re decision on PBA	
3056	5			arbitration case	0.400
3057	3056.0	09/06/10	JPF	Discussion with JN re Amended Complaint	0.400
	3057.0	09/03/10	JPF	Discussion with JN re AS interview with This	0.100
3058	3			American Life	0.400
3059	3058.0	07/28/10	JPF	Discussion with JN re Complaint	0.400
3060	3059.0	08/08/10	JPF	Discussion with JN re edits to Complaint	0.400
	3060.0	09/20/10	JPF	Discussion with JN re meeting with Department of	0.400
3061	1			Justice ("DOJ") on AS case	0.400
<b>—</b>	3061.0	09/07/10	JPF	Discussion with Mark Toor re article in Chief	0.400
3062				about Amended Complaint	0.400
	3062.0	08/03/10	JPF	Discussion with Rocco re Schoolcraft recordings	0.400
3063				Discussion with Rocco to Schoolcraft recordings	0.400
	3063.0	05/01/12	JPF	Discussions w/ JN and GC re City's request for	0.400
			1 1	affidavits & deposition for confidentiality breach	
3064				arrauvies & deposition for confidentiality oreach	0.400
	3064.0	08/06/10	JPF	Discussions with JN about quotes to add to	0.400
3065	l .		1	complaint from trnascribed recordings	0.400
	3065.0	03/12/12		Diaft Response to defendants letter re: breach of	0.400
3066		03/12/12	1 1	protective order	0.400
<u> </u>	3066.0	02/25/15	<del></del>	Email from AS re counterclaim	$\frac{0.400}{0.400}$
	3067.0	08/03/10		E-mail from JN re Revised Complaint	
	3068.0	03/15/12		Incorporating corrections from JN to Amended	0.400
3069	1		1	Complaint	0.400
	3069.0	08/22/12		Meeting w/ GC & JN re Kretz's request to have an	0.400
3070		00,22,12	1 1	additional day to depose plaintiff	0.400
2070	3070.0	03/28/12		Meeting w/ JN & GC prior to conference to prep	0.400
3071	2070.0	03/20/12		with a GC prior to conference to prep	0.400
30,1	3071.0	08/30/10	JPF	Mosting with IN & CC = Lat. & F.	0.400
3072	JU/1.U	00/30/10		Meeting with JN & GC re Labor & Employment	0.40=
	3072.0	01/31/11	$\rightarrow$	Case & 12(b)(6) motion	0.400
3073	20/4.0	01/31/11	1	Meeting with JN & GC re send documents &	0.100
	3073.0	01/20/11		authorizations to Queens DA office	0.400
3074	JU/J.U	01/20/11		Meeting with JN, GC to discuss JHMC's reply	
30/4				memo of law	0.400

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3074.0	04/07/15	JPF	Phone call w/ SK re final corrections to motion in	ļ
3075				limine	0.400
ĺ	3075.0	04/17/15	JPF	Phone call with GC & JN following up on phone	
		Ì		call and discussing settlement position vs. going to	
3076				trial	0.400
3077	3076.0	03/08/12	JPF	Read Voice article on QAD report	0.400
	3077.0	03/12/12	JPF	Read/review of letter from defendant City on	
3078				breach of confidentiality stip	0.400
	3078.0	03/23/15	JPF	Reciept and review of Kretz's demands re: the	
3079				student "movie" about AS	0.400
	3079.0	04/07/15	JPF	Response email to team re comments on motion in	
3080				lim	0.400
	3080.0	03/12/12	JPF	Review & edit response to City's letter re protective	
3081				order	0.400
	3081.0	05/17/12	JPF	Review and discuss City New York Times opp	
3082				letter w/ JN & GC	0.400
	3082.0	04/07/15	JPF	Review of JL's comments	0.400
3000	3083.0	03/21/12	JPF	Review of NY Times letter to court re	
3084	ŀ	007=171=		confidentiality	0.400
	3084.0	04/07/15	JPF	Review of SK's comments	0.400
3003	3085.0	09/03/10	JPF	Composing post to get more cops to talk to us about	
3086		037007.10		Schoolcraft & Monell claim	0.300
3000	3086.0	11/13/12	JPF	Confirming with GC w/ AS on the phone that he is	
3087	į	11,13,12		terminating representation	0.300
3007	3087.0	09/18/10	JPF	Conversation with GC & JN re new whistleblower	<u>-</u>
3088		03/10/10		cop	0.300
3000	3088.0	04/06/12	JPF	Corresponderice w/ NY Times about amendments	
3089	1	0 17 0 07 12		to Schoolcraft protective order	0.300
3003	3089.0	07/23/12	JPF	Discussion w/ GC & JN re meeting w/ Schoolcrafts	
3090	1	07723712		in Albany	0.300
3030	3090.0	02/08/11	JPF	Discussion w/ JN & GC re letter to court to	
3091		02/00/11		schedule discovery	0.300
3031	3091.0	04/18/11	JPF	Discussion w/ JN & GC re prep of letter re NYPD	
3092	t	0 1/10/11		hearing & PBA representation	0.300
3032	3092.0	04/30/12	JPF	Discussion w/ JN and GC re NY Times alteration	
3093	ł	0 1/3 0/12		to protective order	0.300
3033	3093.0	08/09/10	JPF	Discussion with GC and JN re Adrian interview	
3094	1	00,00,10			0.300
	3094.0	08/11/10	JPF	Discussion with GC re JN re anonymous P.O.	0.300
3093	3095.0	06/27/11	JPF	Discussion with JN and GC re City's failure to	
3096		00/2//11	31.1	response to discovery requests	0.300
$\vdash$	3096.0	08/03/10	JPF	Discussion with JN re corrections to complaint	0.300
3097		10/12/10	JPF	Discussion with JN re Motion to Dismiss schedule	
3098	3097.0	10/12/10	JfT	Discussion with six ie without to Dismiss senedule	0.300

	<u> </u>	В	C	D	Ε
1	No.	Date	Timekeep	e Description	Hours
	3098.0	09/23/10	JPF	Discussion with JN re new post for RANT for more	
3099	9			whistleblower Pos	0.300
1	3099.0	06/28/10	JPF	Discussion with JN, GC & Adrian Schoolcraft	
3100				("AS") re: prior counsel Jonathan Moore	0.300
	3100.0	03/11/12	JPF	Draft email to defendants re amending complaint to	
3103	L)			add 1st Amendment claims	0.300
	3101.0	08/16/10	JPF	E-mail article from "Gman" re downgrading stats &	
				PBA admission about quotas from 1994	
3102	<u>.</u>			•	0.300
	3102.0	05/29/12	JPF	Email, from GC w/ proposed confidentiality stips	
3103	:			, see a proposed and see a propo	0.300
3104	3103.0	08/09/10	JPF	E-mail from JN re negligent ret. claim	0.300
	3104.0	08/08/10	JPF	E-mail from JN with additional allegations for	0.500
3105				Complaint	0.300
	3105.0	07/06/12	JPF	Email to City re relevancy redaction portion of	0.500
3106	I .			AEO & stip	0.300
	3106.0	09/12/11	JPF	Final review & edit motion to compel	0.300
	3107.0	04/02/15	JPF	Follow up phone call with JN locating does	0.300
	0107.0	0 .7 0 27 13		relevant for motion in Limine, including plaintiff	
	 			IAB/CCRB transcripts, Affidavits for spoilation,	
3108				and Eterno deposition testimony	0.300
3100	3108.0	04/30/12	JPF	Letter from City requesting affidavits & dep of	0.300
  3109		04/30/12		client re confidentiality breach	0.200
3103	3109.0	03/03/15	JPF	Letter to Ct. from Kretz correcting 56.1 statement	0.300
3110	l	03/03/13	31 1	errors	0.200
	3110.0	04/07/15	JPF		0.300
9111	3111.0	11/01/10	JPF	Making corrections to motion in lim	0.300
3112	i	11/01/10	JFT	Meeting with JN and GC re: updating Schoolcraft website	0.200
3112	3112.0	06/25/12	JPF	Phone call w/ Frank Serpico re meeting w/	0.300
3113		00/23/12	JFF	Schoolcrafts	0.200
3113	3113.0	03/30/15	JPF		0.300
	3113.0	03/30/13	JII	Phone call with JN & GC regarding admissibility of tape recorded statements of persons interviewed	
3114				by IAB	0.200
3114	3114.0	03/30/15	JPF		0.300
	3114.0	03/30/13	JFF	Phone call with JN regarding motion limine issues	
3115				and recent filings by NS regarding striking affidavit	
		08/11/10	IDE	and request for conference	0.300
	3115.0		JPF	Phone call with Mark Toor re article in Chief	0.300
211/	3116.0	08/31/10	JPF	Phone call with Mark Toor re new article	0.300
2440	3117.0	04/12/11	JPF	Phone convo w/JN re suspension issue & our	
3118		10/10/10	IDE	response to the NYPD	0.300
2440	3118.0	10/18/12	JPF	Read and review Answer to Amended Complaint	
3119		105/15/1	 	from City	0.300
	3119.0	05/11/12	JPF	Read and review NY Times letter re confidentiality	
3120				stip	0.300

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
· madento	3120.0	05/11/12	JPF	Read and review of defendant's response to	
3121				plaintiff's supplemental letter	0.300
	3121.0	02/09/11	JPF	Review & edit letter to court re discover schedule	
3122					0.300
	3122.0	09/18/12	JPF	Review and edit amended complaint	0.300
3124	3123.0	07/05/11	JPF	Review discovery plan w/ JN & GC	0.300
-	3124.0	05/24/12	JPF	Review letter by GC in response to Vallone	
3125				subpoena issue	0.300
	3125.0	11/16/10	JPF	Review of affidavit for AS for CCR case	0.300
-	3126.0	12/11/10	JPF	Review of article from Eterno & Silverman re	-
3127				manipulation of crime stats	0.300
-	3127.0	08/10/10	JPF	Review of articles about Schoolcraft Complaint	
3128					0.300
	3128.0	06/30/10	JPF	Review of FOIL requests for 911 calls made by AS	_
3129				to NYPD and discuss with JN	0.300
0123	3129.0	03/22/15	JPF	Review of plaintiff's response letter to defendants	
	012>.0	33722713		opp to plainitff s motion to strike & re adjourning	
3130				trial	0.300
3130	3130.0	09/06/11	JPF	Review, edit, discuss confidentiality stip language	
3131		03,00,11		re related matters	0.300
3131	3131.0	08/17/10	JPF	Conversation with Adhyl Polanco re article,	_
3132	l	00/1//10		website, status of the case	0.250
3132	3132.0	08/31/10	JPF	Conversation with JN and GC re: topics to be	
	3132.0	00/31/10		discussed/disclosed with Mark Toor in Chief article	
3133					0.250
$\overline{}$	3133.0	09/02/15	JPF	Corrections from SK	0.250
313-	3134.0	09/01/10	JPF	Correspondence from Donna Canfield re extension	
3135	1	05701,10		of time to response	0.250
3133	3135.0	12/14/10	JPF	Correspondence with Darius Charney affidavit for	
3136	1	12/11/10		AS	0.250
3130	3136.0	03/07/12	JPF	Discussed adding 1st amendment claim with JN	
3137	Į.	"""		and GC	0.250
310.	3137.0	09/20/10	JPF	Discussion & review with GC & JN re media to	_
3138	Į.			upload to website	0.250
5255	3138.0	07/15/11	JPF	Discussion of time limit for plaintiff's EBT as part	
3139	t			of discovery plan	0.250
	3139.0	02/04/15	JPF	Discussion w/ JN & GC re scheduling a meeting w/	
				Nat Smith ("NS") to discuss case status and trial	
3140				prep	0.250
51,0	3140.0	08/10/10	JPF	Discussion with JN & GC re articles and possible	
3141				typo in Complaint	0.250
3171	3141.0	06/29/10	JPF	Discussion with JN & GC re substitution of counsel	
3142		00,27,10		Moore	0.250
	3142.0	08/03/10	JPF	Discussion with JN re corrections	0.250

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	3143.0	08/18/10	JPF	Discussion with JN re Rocco's story in Daily News	
314					0.250
j	3144.0	02/20/15	JPF	Email from AS re indemnification issue w/	
314				Mauriello	0.250
	3145.0	01/03/11	JPF	E-mail from Chris Whitehead re Compstate DVDs	
3146	+			& NYPD summons quota	0.250
	3146.0	03/30/12	JPF	Email from City re IAB docs & extending time to	
3147	+			produce	0.250
	3147.0	04/05/12	JPF	Email from City stating reasons why they oppose	
3148				amendment to Complaint	0.250
	3148.0	05/20/11	JPF	Email from client re article on "Collars for Dollars"	
3149			_		0.250
3150	3149.0	12/15/10	JPF	E-mail from GC re article involving Marino	0.250
	3150.0	01/05/11	JPF	E-mail from GC re NBC news coverage on	_
3151	+			Schoolcraft	0.250
	3151.0	08/04/11	JPF	Email from GC re Polanco charges and specs for	·
3152	+			retaliation for whistleblowing	0.250
	3152.0	07/09/12	JPF	Email from GC w/ draft for Schoolcraft donation	
3153				page	0.250
	3153.0	03/20/12	JPF	Email from hospital defendant & City re proposed	
3154				Amended Complaint	0.250
	3154.0	02/10/12	JPF	E-mail from JN re additional items of discovery	_
				from City & subpoenas for Johnstown records	
3155					0.250
3156	3155.0	04/05/15	JPF	Email from JN re edits to motion	0.250
ļ	3156.0	02/24/15	JPF	Email from JN re motion in lim issues to be	
3157				covered	0.250
	3157.0	03/07/12	JPF	Email from John Eterno re QAD report	0.250
	3158.0	02/07/12	JPF	Email from Lee re outstanding authorizations	0.250
3160	3159.0	08/17/10	JPF	E-mail from Mark Toor re Chief article	0.250
	3160.0	05/21/15	JPF	Email from NS re City's overture on discussing	
3161				settlement	0.250
24.52	3161.0	09/16/10	JPF	E-mail from other hospital defendant re Amended	
3162		06/00/10		Complaint	0.250
	3162.0	06/08/12	JPF	Email to AS re discovery VV affidavit and 1st	
3163				Amendment issues	0.250
	3163.0	09/22/10	<del></del>	E-mail to DOJ with medical records	0.250
i 1	3164.0	04/24/12	1	Email, to hospital defendants re amendment Gough	]
3165		100/00/0		issue	0.250
	3165.0	08/06/10		E-mail to JN & from JN re community visits	0.250
	3166.0	08/07/10		E-mail to JN & from re explanation of community	
3167	31.67.6	10010 7/2	$\rightarrow$	visits	0.250
! !	3167.0	08/05/10		E-mail to JN re clarification of some factual issues	
3168	24.60.5	100/67/		in the Complaint	0.250
3169	3168.0	09/28/11	JPF	Email to JN re law enforcement privilege	0.250

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
3170	3169.0	12/07/10	JPF	File final brief	0.250
	3170.0	03/22/12	JPF	Final edits on Amended Complaint w/ JN	0.250
	3171.0	07/11/11	JPF	Final review of discovery plan w/ JN & GC	0.250
	3172.0	07/18/11	JPF	Final/final review of discovery plan w/ time limits	
3173					0.250
	3173.0	02/10/12	JPF	Phone call with client cancelling meeting because	
3174				of eviction issues	0.250
	3174.0	05/17/12	JPF	Read and review letter from City re NY Times	
3175				response	0.250
	3175.0	05/25/12	JPF	Read and review NY Times response to Pubichas	
3176				letter	0.250
-	3176.0	03/20/15	JPF	Research on the "movie" project referenced in	
3177				Kretz's email	0.250
	3177.0	04/25/12	JPF	Response emails	0.250
	3178.0	05/22/12	JPF	Review and sign Affidavit re VV article	0.250
3173	3179.0	04/07/15	JPF	Review edit NS to Ct. re our opp to defendant's	
3180	ł	0 1/0 1/13	0.7.7	letter	0.250
3100	3180.0	10/08/10	JPF	Review of article from Associate Press on	
3181		10,00,10		Schoolcraft	0.250
3101	3181.0	09/28/11	JPF	Review of changes to confidentiality stip & disc.	-
3182		0 3/2 0/11	37.7	plan	0.250
	3182.0	09/07/10	JPF	Review of Chief article on AS	0.250
	3183.0	10/18/10	JPF	Review of letter to court re briefing sched.	0.250
	3184.0	06/25/10	JPF	Review of Schoolcraft retainer	0.250
3183	3185.0	03/12/12	JPF	Review of So Ordered Protective Order re doc	
  3186	l	03/12/12	31.1	produced by City	0.250
	3186.0	09/10/10	JPF	Review of Times article points with GC	0.250
3107	3187.0	08/11/10	JPF	Review post of anonymous P.O. who contacted	
3188	1	08/11/10	31 1	website re recording Mauriello	0.250
-	3188.0	09/28/11	JPF -	Travel from SDNY - motion to compel (.5)	0.250
	3189.0	02/08/12	JPF	Travel from SDNY - motion to compel (.5)	0.250
3190	3190.0	01/26/11	JPF	Travel from SDNY for appearance for motion to	
3191	I.	01/20/11		dismiss in Schoolcraft (.5)	0.250
3131	3191.0	05/09/12	JPF	Travel from SDNY for Argument on 1st	
3192		03/03/12		Amendment claim (.5)	0.250
	3192.0	09/12/15	JPF —	Travel from SDNY for conf. (.5)	0.250
3193	3193.0	04/13/15	JPF	Travel from SDNY for conference re: trial date (.5)	
3194	1	04/13/13	31.1		0.250
3194	3194.0	03/28/12	JPF	Travel from SDNY for Oral Argument on City	
2105		03/28/12	311	motion (.5)	0.250
3195		09/28/11	JPF	Travel to SDNY - motion to compel (.5)	0.250
$\vdash$	3195.0		JPF JPF	Travel to SDNY - motion to compet (.5)	0.250
3197	3196.0	02/08/12		Travel to SDNY - motion to comper (.5)  Travel to SDNY for appearance for motion to	
24.05	3197.0	01/26/11	JPF	dismiss in Schoolcraft (.5)	0.250
3198	<u> </u>			distills iii Schoolelatt (.5)	0.230

	A	В	С	D	Е
1	No.	Date	Timekeep	e Description	Hours
	3198.0	05/09/12	JPF	Travel to SDNY for Argument on 1st Amendment	
3199	9			claim (.5)	0.250
3200	3199.0	05/12/15	JPF	Travel to SDNY for conf. (.5)	0.250
	3200.0	04/13/15	JPF	Travel to SDNY for conference re: trial date (.5)	
3201	LI			` '	0.250
	3201.0	03/28/12	JPF	Travel to SDNY for Oral Argument on City motion	
3202	2		[	(.5)	0.250
	3202.0	04/03/15	JPF	Phone call with JN regarding progress on motion in	_
ŀ			Í	limine and clarification of certain factual issues	
3203	3				0.200
	3203.0	02/11/15	JPF	2nd confirmation email from AS that we have been	
				officially retained again to represent AS in this case	
3204	.				0.100
3205	3204.0	10/24/10	JPF	Article from the "L" re Schoolcraft	0.100
	3205.0	04/30/12	JPF	City e-mail request to adjourn amendment conf.	
3206		j			0.100
3207	3206.0	05/07/12	JPF	City's response keeping the 5/9 date	0.100
3208	3207.0	12/01/10	JPF	Correspondence from CCR re affidavit	0.100
3209	3208.0	11/13/12	JPF	Correspondence from City re rep of AS	0.100
	3209.0	01/10/12	JPF	Correspondence mail from medical defendant	
3210				Isacov re plaintiff EBT	0.100
	3210.0	04/04/12	JPF	Correspondence to JHMC re Amended Complaint	01.00
3211					0.100
3212	3211.0	06/19/12	JPF	Correspondence w/ Adhyl Folanco	0.100
	3212.0	10/13/10	JPF	Discussion with JN re agreement on briefing sched.	0.100
3213				w/ defendant Jamaica Hosp	0.100
	3213.0	08/29/12	JPF	Email 2 & 3 froin JN re discovery to defendants	0.100
3214					0.100
3215	3214.0	04/11/12	JPF	Email Amended Complaint to defendants	0.100
	3215.0	12/29/10	JPF	E-mail article from GC by Len Levitt re AS case	
3216					0.100
	3216.0	02/04/15	JPF	Email AS confirming our rep w/ current counsel	
3217					0.100
	3217.0	04/19/12	JPF	Email correspondence to City correcting Lt. Gough	
3218				for Amended complaint	0.100
3219	3218.0	08/31/15	JPF	Email final motion to team	0.100
3220	3219.0	11/29/10	JPF	E-mail from AS re CCR affidavit	0.100
3221	3220.0	02/10/15	JPF	Email from AS re thoughts on adjournment	0.100
3222	3221.0	08/15/12	JPF	Email from B Brady re plaintiff's dep	0.100
	3222.0	12/09/10	JPF	E-mail from B. Lee defendants re late responses to	
3223				interrogatories	0.100
3224	3223.0	08/15/12	JPF	Email from B: Lee re plaintiff's dep	0.100
_	3224.0	04/02/12	JPF	Email from Bernier consenting to amendment	0.100
	3225.0	08/21/12	JPF	Email from Brady consenting to Amendment	0.100
	3226.0	08/14/12	JPF	Email from Brady re deps	0.100

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
3228	3227.0	08/23/12	JPF	Email from Brady re plaintiff's dep date	0.100
3229	3228.0	08/21/12	JPF	Email from Brady re scheduling AS dep	0.100
3230	3229.0	08/13/12	JPF	Email from Brian Lee re deposition	0.100
3231	3230.0	08/15/12	JPF	Email from Brian Lee re subpoenaed docs	0.100
	3231.0	04/20/12	JPF	Email from City	0.100
_	3232.0	09/24/12	JPF	Email from City	0.100
	3233.0	02/10/15	JPF	Email from City defendants re moving the trial date	
3234		02, 10, 10		back two weeks	0.100
	3234.0	07/09/12	JPF	Email from City on relevancy redaction issue	0.100
3233	3235.0	04/25/12	JPF	Email from City on Vallone subpoena extension	
3236		04/23/12	311	Email from end on various suspecting suspecting	0.100
	3236.0	03/30/12	JPF	Email from City re: Amendment opposition	0.100
	3237.0	08/22/12	JPF	Email from City re AS dep date	0.100
	3237.0		JPF	Email from City re confidentiality stip	0.100
		08/03/12		Email from City re fax # confirmation	0.100
	3239.0	09/13/12	JPF		0.100
	3240.0	08/01/12	JPF	Email from City re motion to amend	0.100
	3241.0	05/18/12	JPF	Email from City re moving argument	
3243	3242.0	08/16/12	JPF	Email from City re plaintiff's dep	0.100
	3243.0	07/13/12	JPF	Email from City regarding tax return authorizations	0.100
3244					0.100
3245	3244.0	08/21/12	JPF	Email from City requesting copy of complaint	0.100
	3245.0	06/05/12	JPF	Email from Ct. re inventory on NY Times issue	
3246					0.100
	3246.0	11/16/10	JPF	E-mail from Darius Charney re Schoolcraft	
3247				affidavit	0.100
3248	3247.0	06/06/12	JPF	Email from defendants re inventory	0.100
	3248.0	11/19/10	JPF	E-mail from French journalist Marie Brunerie re	
		ĺ		documentary on whistle blowing and Schoolcraft	
3249	)			case	0.100
3250	3249.0	02/23/15	JPF	Email from GC & NS re IAB file	0.100
_	3250.0	05/06/11	JPF	E-mail from GC on Cts decision on motion	0.100
	3251.0	05/24/11	JPF	E-mail from GC on new cop whistleblower from	
3252	I			the 75th precinct	0.100
	3252.0	02/10/12	JPF	E-mail from GC re additional discovery items to	
3253				seek	0.100
$\vdash$	3253.0	10/20/12	JPF	E-mail from GC re another article AMNY	0.100
	3254.0	09/28/10	JPF	E-mail from GC re article on AS	0.100
5255	3255.0	02/24/11	JPF	Email from GC re article re Marino misconduct	
3256	1	02/24/11	31.	Elimin Noin Go 12 milion	0.100
$\vdash$	3256.0	12/16/10	JPF	E-mail from GC re AS affidavit	0.100
323/		02/19/11	JPF	E-mail from GC re Bryant v. City verdict finding	
2250	3257.0	02/19/11	JFF	quotas existed	0.100
3258	<del></del>	00/00/10	inc	Email from GC re Chief article	0.100
	3258.0	08/28/12	JPF		0.100
3260	3259.0	03/08/11	JPF	Email from GC re medical defendants' article	0.100

	Α	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	3260.0	12/02/10	JPF	E-mail from GC re new whistleblower cop on the	
3261				website	0.100
3262	3261.0	10/22/10	JPF	E-mail from GC re NY Times article	0.100
	3262.0	02/23/12	JPF	E-mail from GC re NYCLU lawsuit for POs faced	
3263				with quotas	0.100
	3263.0	08/15/10	JPF	E-mail from GC re NYPD blog picking up case	
3264					0.100
1	3264.0	05/03/11	JPF	Email from GC re P.O. Hicks, Bronx quota cop	
3265	<del></del>				0.100
3266	3265.0	11/03/10	JPF	Email from GC re plaintiff's financials	0.100
	3266.0	01/25/11	JPF	Email from GC re statements from Jamaica	
3267	<del></del>			Hospital to Village Voice	0.100
	3267.0	09/24/10	JPF	E-mail from GC re The RANT	0.100
$\vdash$	3268.0	08/10/12	JPF	Email from GC re VV affidavit	0.100
3270	3269.0	11/21/10	JPF	Email from GC re Wall Street Times article	0.100
	3270.0	08/16/10	JPF	E-mail from GC re website update for articles on	
3271				case	0.100
3272	3271.0	11/15/10	JPF	E-mail from GC re whistleblower cop	0.100
	3272.0	03/07/12	JPF	Email from GC re: conversation with Larry and	
3273				Adrian	0.100
	3273.0	09/25/12	JPF	Email from Greg R re Lauderborn dep	0.100
3275	3274.0	08/22/12	JPF	Email from Greg Rad re AS dep	0.100
	3275.0	12/08/10	JPF	E-mail from Hospital defendants re docketing error	
3276		100/00/11		on ECF	0.100
$\vdash$	3276.0	03/03/11	JPF	Email from HV re article re Lt. Williams	0.100
-	3277.0	04/02/12	JPF	Email from Isacov consenting to amendment	0.100
	3278.0	09/15/10	JPF	E-mail from Isacov's attorney re Amended	
3279		04/04/10	IDE	Complaint	0.100
$\overline{}$	3279.0	04/04/12	JPF	Email from JHMC	0.100
$\overline{}$	3280.0 3281.0	04/04/12	JPF	Email from JHMC	0.100
3282		04/04/12	JPF	Email from JHMC re change in amended language	0.10-
-	3282.0	01/10/12	JPF	Email from IMIL mand to a P. C.	0.100
3283	J202.U	01/10/12	Jr T	Email from JMH re outstanding discovery from plaintiff	0.100
$\vdash$	3283.0	09/26/12	JPF		0.100
3284		07/20/12	Л1 Г	Email from JN adjourning dep of AS re: medical	2.22
	3284.0	09/10/12	JPF	issues he was having	0.100
	3285.0	09/10/12	JPF	Email from JN re 120 extension of discovery	0.100
-	3286.0	03/12/12	JPF	E-mail from JN re article in Russian news	0.100
$\vdash$	3287.0	08/22/12	JPF JPF	Email from JN re corrections	0.100
	3288.0	08/22/12	JPF JPF	Email from JN re dep dates	0.100
_	3289.0	09/25/10	JPF	Email from JN re extension of discovery  E-mail from JN re fed meeting	0.100
	3290.0	08/14/12	JPF		0.100
3291	<i>027</i> 0.0	00/17/12	31.1	Email from JN re letter to City w/ tax authorizations	0.100
-	3291.0	10/11/10	JPF		0.100
JEJE	J471.U	110/11/10	11.L	E-mail from JN re Lewis whistleblower cop	0.100

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	3292.0	07/28/10	JPF	E-mail from JN re meeting with Polanco/Graham	
3293				Raymond & Rocco P.	0.100
3294	3293.0	10/12/12	JPF	Email from JN re photos used @ AS dep	0.100
3295	3294.0	08/10/12	JPF	Email from JN re plaintiff's dep	0.100
3296	3295.0	08/14/12	JPF	Email from JN re plaintiff's dep	0.100
3297	3296.0	08/16/12	JPF	Email from JN re plaintiff's dep	0.100
	3297.0	01/01/11	JPF	E-mail from JN re Wall Street Journal article about	
3298				case	0.100
3299	3298.0	10/02/10	JPF	E-mail from JN re whistleblower cop	0.100
	3299.0	04/30/12	JPF	Email from JN to City re additions to protective	
3300				order	0.100
	3300.0	10/12/12	JPF	Email from JN to City re allowing AS access to	
3301				QAD report	0.100
	3301.0	08/29/12	JPF	Email from JN to defendants enclosing discovery	
3302					0.100
	3302.0	08/28/12	JPF	Email from JN to defendants enclosing responses to	
3303				discovery	0.100
	3303.0	08/22/12	JPF	Email from Kretz re AS dep date	0.100
	3304.0	09/26/12	JPF	Email from Kretz re Launderborn dep	0.100
	3305.0	08/21/12	JPF	Email from Lee consenting	0.100
	3306.0	08/23/12	JPF	Email from Lee on plaintiff's dep dates	0.100
	3307.0	08/22/12	JPF	Email from Lee re AS dep datr	0.100
	3308.0	06/08/12	JPF	Email from Lee re docs in response to subpoenas	
  3309		00,00,12	011	outstanding	0.100
	3309.0	08/21/12	JPF	Email from Lee re scheduling AS dep	0.100
	3310.0	08/23/12	JPF	Email from Lee re second day for AS dep	0.100
$\overline{}$	3311.0	02/04/15	JPF	Email from Nat Smith re logistics of representation	
3312		02/04/13		Email from that Similar to logistics of representation	0.100
3312	3312.0	03/14/12	JPF	Email from Nic re doc in connection w/ Schoolcraft	_
3313	i .	03/14/12	311	meeting	0.100
3313	3313.0	09/04/15	JPF	Email from NS adjusting motion in lim filing	
3314	1	07/04/13		deadline to 9/21/15 motion	0.100
3314	3314.0	03/20/15	JPF	Email from NS re a movie about AS that Kretz	_
3315		03/20/13	31.1	wants discovery on	0.100
3313	3315.0	05/08/15	JPF	Email from NS wanting to schedule team meeting	
3316	i	03/03/13	311	prior to 5/12/15 conf.	0.100
-	3316.0	06/05/12	JPF	Email from NY Times in response	0.100
<b>─</b>	3317.0	06/07/12	JPF	Email from NY Times in response	0.100
2210	3318.0	03/13/12	JPF	Email from PBS producer Weinrich on	
2210		05/15/12	311	documentary of Schoolcraft	0.100
3319	+	04/13/12	JPF	Email from plaintiff re 1st Amendment claim	0.100
-	3319.0	05/17/12	JPF	Email from Publichas re Schoolcraft Aff.	0.100
3321	3320.0		_	Email from Scott Korenbaum ("SK") re motion in	
2222	3321.0	02/23/15	JPF	lim prep	0.100
3322	3322.0	07/31/10	JPF	E-mail JN & GC re edited Complaint	0.100

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
3324	1 3323.0	03/12/12	JPF	Email letter to City re amendment	0.100
3325	3324.0	04/06/15	JPF	Email motion to team for review	0.100
3326	3325.0	03/23/12	JPF	Email of Amended Complaint to City	0.100
3327	3326.0	10/02/10	JPF	E-mail re whistleblower cop from JN	0.100
3328	3327.0	09/10/12	JPF	Email response from Brady	0.100
3329	3328.0	09/10/12	JPF	Email response from City	0.100
3330	3329.0	09/10/12	JPF	Email response from Greg Rad	0.100
3331	3330.0	09/10/12	JPF	Email response from Kretz	0.100
3332	3331.0	09/10/12	JPF	Email response from Lee	0.100
3333	3332.0	07/13/12	JPF	Email response re tax authorizations	0.100
	3333.0	01/25/11	JPF	Email Response to GC re statements from Jamaica	
3334	ı İ			Hospital to Village Voice	0.100
3335	3334.0	09/24/12	JPF	Email response to Kretz & City	0.100
	3335.0	04/03/15	JPF	Email rough draft of Mot. In Lim. to JN for review	0.100
3336	5			and the second s	0.100
3337	3336.0	04/07/15	JPF	Email team w/ revisions to motion in lim	0.100
3338	3337.0	12/17/10	JPF	E-mail to AS with opp to Jamaica's motion	0.100
	3338.0	09/10/12	JPF	Email to City re Hanlon amend	0.100
-	3339.0	07/09/12	JPF	Email to City re redaction issue	0.100
	3340.0	04/04/12	JPF	Email to City re updated version of proposed	0.100
3341	i			Amended Complaint	0.100
	3341.0	03/31/12	JPF	Email to City requesting clarification on reason for	0.100
3342				refusal	0.100
-	3342.0	08/21/12	JPF	Email to City w/ Amended Complaint	0.100
-	3343.0	06/05/12	JPF	Email to Ct. re proposed amended complaint	0.100
<u> </u>	3344.0	09/24/12	JPF	Email to defendants re service of amended	0.100
3345		]	, , ,	complaint	0.100
	3345.0	04/04/12	JPF	Email to JHMC	0.100
	3346.0	07/24/12	JPF	Email to JN re Albany meeting w/ Schoolcrafts	0.100
3347				Email to six to reloany meeting w/ schoolcrafts	0.100
	3347.0	12/17/10	JPF	E-mail to JN re AS benefits	0.100
	3348.0	08/04/10	JPF	E-mail to JN re Complaint	0.100
-	3349.0	08/06/10	JPF	E-mail to JN re Complaint revised	0.100
-	3350.0	08/09/10	JPF	E-mail to JN re Final version of Complaint	0.100
-	3351.0	07/07/10	JPF	E-mail to JN re Labor Law research	0.100
-	3352.0	02/12/15	JPF	Email to JN re proposed email	0.100
-	3353.0	08/03/10	JPF	E-mail to JN re Reviped Complaint	
-	3354.0	08/08/10	JPF	Email to JN re: revision of Schoolcraft complaint	0.100
3355		30, 10		Email to 314 to. Tevision of Schoolcraft complaint	0.100
	3355.0	03/14/12	JPF	Email to JN with proposed Amended Complaint	0.100
3356		03/13/12	311	Email to 318 with proposed Amended Complaint	0.100
	3356.0	04/25/12	JPF	Email to plaintiff re letter to amend on 1st	0.100
3357	220.0	31,23,12		Amendment claim	0.100
	3357.0	04/08/15	JPF	Email to team final motion	0.100
-	3358.0	06/18/12			0.100
2223	2220.0	100/10/12	JFF	Email w/ draft to GC & JN	0.100

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
3360	3359.0	08/11/10	JPF	E-mail with Mark Toor - Chief	0.100
3361	3360.0	08/11/10	JPF	E-mail with Mark Toor - Chief	0.100
3362	3361.0	08/11/10	JPF	E-mail with Mark Toor - Chief	0.100
3363	3362.0	08/11/10	JPF	E-mail with Mark Toor - Chief	0.100
3364	3363.0	08/11/10	JPF	E-mail with Mark Toor - Chief	0.100
	3364.0	05/02/12	JPF	Email from JN to City re confidentiality and	
3365				discovery issues	0.100
	3365.0	06/04/12	JPF	Letter from Kretz re discovery	0.100
	3366.0	04/02/15	JPF	Phone call with JN regarding area of expertise and	,
3367				scope of testimoy for Eterno	0.100
	3367.0	12/17/10	JPF	Phone convo with Lany Schoolcraft re NYPD	
3368				benefits & suspension status	0.100
	3368.0	06/08/12	JPF	Read and review of Times letter re inventory	0.100
	3369.0	09/26/12	JPF	Response email from B Brady re service of	
3370	1	09/20/12		amended complaint	0.100
	3370.0	08/10/12	JPF	Response email re deposition from Greg R.	0.100
	3371.0	08/01/12	JPF	Response email to City re motion to amend	0.100
	3372.0	03/20/15	JPF	Response email to NS	0.100
	3373.0	04/24/12	JPF	Response emails	0.100
	3374.0	09/24/12	JPF	Response from B Lee	0.100
-	3375.0	09/26/12	JPF	Response from B Lee	0.100
	3376.0	04/25/12	JPF	Response from City	0.100
	3377.0	09/27/12	JPF	Response from City	0.100
	3378.0	09/10/12	JPF	Response from City on Hanlon amend	0.100
	3379.0	09/10/12	JPF	Response from Greg R	0.100
-	3380.0	09/24/12	JPF	Response from Greg R	0.100
<b>i</b>	3381.0	09/24/12	JPF	Response from Kretz	0.100
_	3382.0	09/24/12	JPF	Response from Kretz	0.100
	3383.0	09/24/12	JPF	Response from Kretz	0.100
	3384.0	04/30/12	JPF	Response to email	0.100
	3385.0	04/30/12	JPF	Response to email	0.100
	3386.0	09/28/10	JPF	Review of article from Rocco & Daily News	0.100
3367	3387.0	10/18/12	JPF	Review of article from B Lee asking that plaintiff	
	3307.0	10/16/12	311	withdraw opp to extra day of dep for AS	
12200				Withdraw opp to chira day of dop 101 115	0.100
3388	3388.0	08/20/12	JPF	Review of email from JN to City re amendment	
2200		08/20/12	31.1	adding Hanlon	0.100
3389		10/29/10	JPF	Review of letter front City extending Answer time	
2222	3389.0	10/29/10	JFF	for Amended Complaint	0.100
3390		11/04/10	JPF	Review of letter re Bernier's extension to answer	0.100
	3390.0	11/04/10	JPF		0.100
3391		11/00/10	IDE	Amended Complaint  Parious of letter to Supply extending motion time	0.100
	3391.0	11/08/10	JPF	Review of letter to Sweet extending motion time	0.100
3392		10/05/11	- 100	D : Localisamina and	0.100
13393	3392.0	12/07/11	JPF	Review order adjourning conf.	<u> </u>

11900000	A	B	C	D	E
1	No.	Date	Timekeep	e Description	Hours
	3393.0	06/18/10	GMC	Meeting w/Jon Norinsberg (JN) and Joshua Fitch (JF) re: Schoolcraft coming to our office and	
3394				retaining for lawsuit	0.800
	3394.0	06/20/10	GMC	Email from Adrian Schoolcraft (AS) re: meeting	_
3395	+			with JN	0.100
3396	3395.0	06/21/10	GMC	Email from AS re: Gerald Nelson	0.250
3397	3396.0	06/23/10	GMC	Meeting w/JN and JF re: JN's upcoming meeting w/district attorney	0.750
<b>—</b>	3397.0	06/24/10	GMC	PC with JN re: meeting w/Schoolcraft	0.400
	3398.0	06/25/10	GMC	Meeting w/JN and JF re: scope of Schoolcraft	0.400
		0 0, 25, 10	Gine	materials that need to be reviewed for complaint.	
3399	,			materials that need to be reviewed for complaint	3.250
	3399.0	06/25/10	GMC	Review of AS medical records	1.750
	3400.0	06/25/10	GMC	Meeting with JF & JN re: possible discovery	1.730
3401	1			demands after suit is filed	1.400
	3401.0	06/25/10	GMC	Drafted retainer for Schoolcraft	0.600
-	3402.0	06/26/10	GMC	Reviewed transcript of Polanco tapes	0.750
	3403.0	06/28/10	GMC	Online search of PBA Arbitration decision and	0.750
				phone call w/Bonnie Siber Weinstock (arbitrator)	
3404				(al situation)	2.100
	3404.0	06/28/10	GMC	Discussion with JN and JF re retainer & meeting	2.100
3405				with Schoolcrafts	1.250
	3405.0	06/28/10	GMC	Discussion with JN, JF & Adrian Schoolcraft (AS)	1.230
3406		ļ		re: prior counsel Jonathan Moore	0.300
_	3406.0	06/28/10	GMC	Review of interview memo re: Eddie Velasquez	
3407				'	0.300
	3407.0	06/28/10	GMC	Review of correspondence w/Jonathan Moore re:	
3408				AS	0.100
	3408.0	06/29/10	GMC	Meeting w/JN and JF re: PBA matters and how	
3409		_		they can be used in Schoolcraft	1.250
3410	3409.0	06/29/10	GMC	Review of David Velez arbitration decision	0.500
	3410.0	06/29/10	GMC	Discussion with JN & JF re decision on PBA	
3411				arbitration case	0.400
3412	3411.0	06/29/10	GMC	Correspondence w/JN re: Jonathan Moore	0.250
	3412.0	06/29/10	GMC	Discussion with JN & JF re substitution of counsel	
3413				Moore	0.250
-	3413.0	06/29/10	GMC	Email from JN re: Stop and Frisk case	0.100
-	3414.0	06/29/10	GMC	Email to JN re: Stop and Frisk case	0.100
1 1	3415.0	06/29/10	GMC	Review of email from JN re: Schoolcraft matter	
3416					0.100
-	3416.0	06/29/10	GMC	Sent email to JN re: Schoolcraft matter	0.100
	3417.0	06/30/10	GMC	Discussion with JN & JF re FOIL requests for	
3418				911's & how to proceed	0.500
3419	3418.0	06/30/10	GMC	Review of email from AS	0.100

	Ā	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3419.0	07/02/10	GMC	Phone call w/Eric Schneiderman staff re:	
3420				Schoolcraft	0.300
	3420.0	07/06/10	GMC	Meeting w/JN and JF re: new whistleblower	
3421				contacted JN re: Schoolcraft	1.300
	3421.0	07/06/10	GMC	Meeting with JN/JF re: progress/developments on	
				the case, meeting in NYC on Wednesday and filing	
3422				of lawsuit	1.750
	3422.0	07/07/10	GMC	Reviewed of Schoolcraft documents, evals, photos,	
:		-		memos, UF49s, letters to PBA, letters to	
3423				Mauriello	2.900
3424	3423.0	07/07/10	GMC	Listened to Schoolcraft recordings	1.800
3425	3424.0	07/07/10	GMC	Meeting w/only Schoolcraft	1.500
	3425.0	07/07/10	GMC	Meeting with AS, Larry Schoolcraft (LS), JF & JN	
3426					0.750
3427	3426.0	07/09/10	GMC	Reviewed AS timeline of events	1.400
3428	3427.0	07/12/10	GMC	Draft Schoolcraft complaint	2.300
	3428.0	07/13/10	GMC	Reviewed Schoolcraft materials, listened to	
				recording, made notes for further drafting of	
3429				complaint	1.750
	3429.0	07/14/10	GMC	Meeting w/JN and JF re: Schoolcraft complaint	
3430	l				1.250
	3430.0	07/15/10	GMC	Draft Schoolcraft complaint	2.100
	3431.0	07/15/10	GMC	Discussion with JF and JN re tapes	1.100
-	3432.0	07/16/10	GMC	Meeting with JN re: Schoolcraft issues and	
3433				complaint	1.250
1	3433.0	07/17/10	GMC	Reviewed of Schoolcraft documents, evals, photos,	
ļ			1	memos, UF49s, letters to PBA, letters to	
3434				Mauriello	2.100
	3434.0	07/19/10	GMC	Review of Village Voice Articles re: Schoolcraft	
3435					1.250
0.00	3435.0	07/20/10	GMC	Researched case law for complaint and continued	
3436				drafting complaint	2.100
-	3436.0	07/21/10	GMC	Drafted complaint	1.500
-	3437.0	07/22/10	GMC	Discussed causes of action w/JF	1.400
<u> </u>	3439.0	07/26/10	GMC	Review and revised Schoolcraft materials and	
3439				complaint	3.100
	3439.0	07/26/10	GMC	Meeting with JN & JF re case & updates on	
3440	1			Brendan Delpozo	2.100
_	3440.0	07/23/10	GMC	Drafted and revised complaint	1.250
<u> </u>	3441.0	07/26/10	GMC	Meeting JF and JN re issues for Schoolcraft	
3442	1			complaint	1.000
<u> </u>	3442.0	07/26/10	GMC	Discussion with JF & JN re Complaint & drafts	
3443	}	10.720.10		going forward	0.600
	3443.0	07/26/10	GMC	Discussion w/JN re Brandon del Pozo	0.300
	3444.0	07/26/10	GMC	Review of email from JN re: Del Pozo	0.100

V-1	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
3446	3445.0	07/27/10	GMC	Review and revise Complaint	2.000
3447	3446.0	07/27/10	GMC	Meeting w/JN and JF to discuss Complaint	1.250
	3447.0	07/27/10	GMC	Mtg JN re draft of complaint and proposed	
3448	3			revisions	0.750
	3448.0	07/28/10	GMC	Listen to AS recordings, locate quotes, add to	
3449	)			complaint	3.800
3450	3449.0	07/28/10	GMC	Review of David Velez Arbitration Decision	0.750
	3450.0	07/28/10	GMC	Discussion with JF and JN re: Adhyl Polanco and	_
3451	.[			other whistlblowers	0.500
3452	3451.0	07/28/10	GMC	Review of email re: meeting with press	0.100
3453	3452.0	07/29/10	GMC	Review and Revise AS complaint	3.100
	3453.0	07/30/10	GMC	Meeting with JN, JF, Polanco & Graham Raymond	3.100
3454				(GR) re: Schoolcraft & Monell claim	3.250
	3454.0	07/30/10	GMC	Review and revise complaint, transcribed partial	3.230
3455				recordings, research case law	2.400
	3455.0	07/30/10	GMC	Meet with JF and JN re: changes and additions to	2.100
3456				complaint	1.250
	3456.0	07/31/10	GMC	Meeting with Polanco + GR, JN, JF re: quotas and	1.230
3457	i			Monell Claim	3.200
⊢—	3457.0	07/31/10	GMC	E-mail from JF re edited Complaint	0.100
	3458.0	08/02/10	GMC	Review and revise AS complaint	1.250
$\overline{}$	3459.0	08/03/10	GMC	Review of 1st amendment case law	1.100
	3460.0	08/03/10	GMC	Review of JN's revised Schoolcraft complaint	1.000
	3461.0	08/03/10	GMC	Read and reviewed certain transcribed AS	1.000
3462				recordings	0.800
	3462.0	08/03/10	GMC	Meeting w/JN re: Schoolcraft complaint and other	0.800
  3463	102.0	00,00,10	Givic	whistleblower police officers	0.500
	3463.0	08/03/10	GMC	Phone call with Jim Hoffer (ABC News) re:	
3464	i		00	Schoolcraft	0.300
	3464.0	08/03/10	GMC	Email correspondence re: media coverage of filing	0.300
3465		3, 32, 13	Joine	Schoolcraft complaint	0.250
	3465.0	08/05/10	GMC	Read and reviewed certain transcribed AS	0.230
3466		1 2 2 2 2 2 2 2 2	100	recordings	2.400
-	3466.0	08/05/10	GMC	Review and revise AS complaint	0.800
	3467.0	08/06/10	GMC	Read and reviewed certain transcribed AS	0.800
3468			Joine	recordings	2.750
-	3468.0	08/06/10	GMC	Review of Schoolcraft complaint for typos	2.750
-	3469.0	08/06/10	GMC	Review of schoolcraft complaint for typos  Review of transcribed call from LS to FBI	1.100
	3470.0	08/08/10	GMC	Review of email re: revision of Schoolcraft	0.250
3471	217010	00,00,10	Givie	complaint	0.100
_	3471.0	08/09/10	GMC		0.100
3472	₩ <b>7/1</b> /U	00/07/10	[ ]	Meeting w/JN and JF re: Schoolcraft website to support Monell theory	1.500
	3472.0	08/09/10	GMC	Read and reviewed certain transcribed AS	1.500
3473	UT / 4.U	00/09/10	1 1	recordings	1 400
J-7.J		<u> </u>		recordings	1.400

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3473.0	08/09/10	GMC	Review of final draft of AS complaint to be filed	
3474					0.500
3475	3474.0	08/09/10	GMC	Discussion with JF re website content	0.400
3476	3475.0	08/09/10	GMC	Discussion with JF and JN re Adrian interview	0.300
	3476.0	08/09/10	GMC	Review of legal issues re: Negligent hiring claim	
3477					0.300
	3477.0	08/10/10	GMC	Meeting with AS to finalize for complaint filing,	
3478				news coverage, and prep for website launch	<u>2.750</u>
3479	3478.0	08/10/10	GMC	Draft Schoolcraft website content	2.250
	3479.0	08/10/10	GMC	Compiled news articles, stories, and formatted for	
3480				website	2.100
	3480.0	08/10/10	GMC	Phone and email correspondence with Off the Page	
				Creations to discuss deign of Schoolcraft Justice	
3481				website	1.250
	3481.0	08/10/10	GMC	Discussion with JN & JF re articles and possible	
3482	:			typo in Complaint	0.250
	3482.0	08/10/10	GMC	Reviewed and signed contract for website hosting	
3483					0.250
3484	3483.0	08/10/10	GMC	Schoolcraft complaint prepared for filing	0.250
	3484.0	08/10/10	GMC	Emailed draft of Schoolcraft website content to JF	
3485				and JN for review	0.100
3486	3485.0	08/11/10	GMC	Review and revise Schoolcraft website content	1.400
3487	3486.0	08/11/10	GMC	Discussion with JF re JN re anonymous P.O.	0.300
	3487.0	08/11/10	GMC	Review of email from whistleblower "JF" from 8lst	
3488	:		ļ	precinct - info on Mauriello	0.250
3489	3488.0	08/11/10	GMC	Review of San Francisco Chronicle coverage	0.100
	3489.0	08/12/10	GMC	Meeting w/JN and JF re: legal strategies on Monell	
3490				and whistleblower cop contacts	0.800
	3490.0	08/12/10	GMC	Email of docs from potential whistleblower PO	
3491				"KR"	0.750
	3491.0	08/12/10	GMC	Meeting w/JF and JN re: legal strategies + next	
3492				steps for moving forward	0.500
-	3492.0	08/13/10	GMC	Discussion with JF & JN re Jonathan Moore issue -	
3493				cease & desist letter	0.400
	3493.0	08/13/10	GMC	Review of Bloomberg coverage of AS complaint	
3494					0.250
	3494.0	08/15/10	GMC	Meeting with JN and JF re NYTimes story about	
3495			ł	quotas & Schoolcraft	0.600
	3495.0	08/15/10	GMC	Email w/JN re: NY Times to run Schoolcraft story	
3496					0.250
-	3496.0	08/15/10	GMC	E-mail to JF re NYPD blog picking up case	0.100
<b>—</b> —	3497.0	08/16/10	GMC	Email re: updates to Schoolcraftjustice.com	0.100
13.75	3498.0	08/17/10	GMC	Discussion with JF and JN re anonymous e-mails	
3499		00/1//10		that we got as a result of the e-mail	0.400
	3499.0	08/17/10	GMC	Review of Mark Toor article - JF interview	0.250

33,415,989	A	B	C	D	E
1	No.	Date	Timekeep	pe Description	Hours
350	1 3500.0	08/17/10	GMC	Updated AS website added new articles	0.250
	3501.0	08/18/10	GMC	Email correspondence w/website designer re:	
3502	2			Schoolcraftjustice.com	0.250
	3502.0	08/19/10	GMC	Discussion with JF and JN re: new recordings and	
3503	+			documents provided by AS	1.250
	3503.0	08/22/10	GMC	Meeting with JN & JF re whistleblowers reaching	
3504	1			out through the website	0.800
	3504.0	08/22/10	GMC	Phone call w/ "DM" former police officer re:	
3505	5			Schoolcraft	0.300
3506	3505.0	08/22/10	GMC	Review of Schoolcraftjustice posts	0.300
3507	3506.0	08/23/10	GMC	Phone call with Isakoff Attorney - Brian Lee	0.800
3508	3507.0	08/23/10	GMC	Review of Schoolcraftjustice posts	0.400
	3508.0	08/23/10	GMC	Email correspondence w/JN re: Schoolcraftjustice	
3509	)			posts	0.250
	3509.0	08/25/10	GMC	Meeting with JF, PO from 81st precinct "PF" re:	
3510				corruption	2.750
3511	3510.0	08/25/10	GMC	Drafted interview memo of "PF"	2.100
	3511.0	08/25/10	GMC	Meeting w/JN and JF re: ACC assigned,	2.100
3512				Schoolcraft initial disclosures	1.750
_	3512.0	08/25/10	GMC	Meeting with JN & JF re more whistleblower email	1.750
3513				& meeting with P.O. "PF"	0.900
3514	3513.0	08/25/10	GMC	Meeting with JN & JF re: Whitehead	0.750
	3514.0	08/25/10	GMC	Review of email correspondence w/ Len Levitt re:	0.750
3515				WSJ police correspondence	0.250
	3515.0	08/25/10	GMC	Review of email correspondence w/"DM" (former	0.230
3516		ľ		PO) re: Schoolcraft	0.250
	3516.0	08/25/10	GMC	Emailed former anonymous PO re: Schoolcraft post	0.230
3517				2 de la constant post	0.100
	3517.0	08/26/10	GMC	Meeting with JF and JN re: interview of PO from	0.100
3518	1			81st precinct "PF" re: corruption	1.500
	3518.0	08/26/10	GMC	Correspondence w/JN re: Frank Serpico	0.250
_	3519.0	08/26/10	GMC	Email correspondence with Frank Serpico	0.100
	3520.0	08/27/10	GMC	Interview with JF of Walter Lipscomb, former PO	0.100
				confirms quotas - wants to help Schoolcraft	
3521				wants to help semodicialt	3.250
	3521.0	08/27/10	GMC	Drafted interview memo of Walter Lipscomb	2.000
	3522.0	08/27/10	GMC	Discussion with JF & JN re having Eterno &	2.000
3523	,	00,2,,,10	Joine	Silverman as experts	0.600
	3523.0	08/27/10	GMC		0.600
3524	0525.0	00/2//10	GWIC	Discussion w/Jim Hoffer re: story on 81st precinct	0.500
	3524.0	08/27/10	GMC	Email to website designer with updates for	0.500
3525	5524.0	08/2//10	GMC	· · · · · · · · · · · · · · · · · · ·	0.000
	3525.0	08/27/10	GMC	Schoolcrafjustice website	0.300
<del></del>	3525.0 3526.0	08/27/10	<del></del>	Review of Schoolcraftjustice posts	0.250
$\overline{}$		<del></del>	GMC	Discussion with JN re: Lipscomb interview	0.500
عدد	3527.0	08/29/10	GMC	Phone call w/former PO re: Schoolcraft	0.400

	Α	В	С	D	E
1	No.	Date	Timekeep	pe Description	Hours
	3528.0	08/30/10	GMC	Meeting with JN & JF re "MG" cop from 81 who	
3529				knows Schoolcraft & has info on quotas	1.250
	3529.0	08/30/10	GMC	Meeting with JN & JF re IAB Labor &	
3530				Employment case & 12(b)(6) motion	0.400
	3530.0	08/30/10	GMC	Email correspondence w/JN re: "MG" (PO in 81st	
3531				precinct)	0.100
3532	3531.0	08/30/10	GMC	Email w/JN re: ACC Donna Cannfield (DC)	0.100
	3532.0	08/30/10	GMC	Review of Donna Canfield (DC) Notice of	
3533				Appearance	0.100
3534	3533.0	08/30/10	GMC	Review of AOS prior to filing	0.100
	3534.0	08/31/10	GMC	Interview with JF of "DH" and "EB" former	
				NYPD, reviewed materials, recordings re: quotas,	
3535				downgrading	3.250
	3535.0	08/31/10	GMC	Interview of "ER" NYPD officer re: quotas,	
3536				downgrading	1.800
	3536.0	08/31/10	GMC	Email of docs from potential whistleblower PO	
3537				"KR"	0.900
	3537.0	08/31/10	GMC	Conversation with JN and JF re: topics to be	
		İ		discussed/disclosed with Mark Toor in Chief article	
3538					0.250
_	3538.0	08/31/10	GMC	Email correspondence w/Jim Hoffer re: Schoolcraft	-
3539					0.100
	3539.0	09/01/10	GMC	Meeting w/JN and JF re: discuss anonymous POs	
				contacting and how they can help Schoolcraft	
3540					1.800
3541	3540.0	09/01/10	GMC	Drafted interview memo of "ER" meeting	1.500
3542	3541.0	09/01/10	GMC	Review of DC extension letter	0.100
3543	3542.0	09/02/10	GMC	Drafted interview memo of "EB" meeting	2.400
3544	3543.0	09/02/10	GMC	Drafted interview memo of "DH" meeting	1.100
	3544.0	09/03/10	GMC	Meeting with PO from 81st precinct "MG" re:	
3545		- [		corruption	2.750
	3545.0	09/03/10	GMC	Meeting with JN and JF to discuss infromation	
				provided by DH, MG, EB whistleblower cops in	
3546				furtherance of the Monell claim	1.400
3547	3546.0	09/03/10	GMC	Review and revised JF draft of Rant post	0.600
	3547.0	09/03/10	GMC	Meeting w/JN re: THEE RANT post to get officers	
				to contact us on Schoolcraftjustice.com	
3548					0.500
	3548.0	09/03/10	GMC	Email correspondence w/JN re: THEE RANT post	
3549					0.250
	3549.0	09/03/10	GMC	Email correspondence w/JN re: This American Life	
3550				Radio show	0.100
$\overline{}$	3550.0	09/07/10	GMC	Review of JHMC Answer	0.300
	3551.0	09/07/10	GMC	Review of Media coverage NYTimes	0.250
	3552.0	09/07/10	GMC	Review of JHMC corporate disclosure	0.100

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
3554	3553.0	09/10/10	GMC	Listened to AS NPR radio show	1.000
3555	3554.0	09/10/10	GMC	Review of Times article points with JF	0.250
	3555.0	09/10/10	GMC	Review of Judge Sweet's endorsement of extension	_
3556					0.100
-	3556.0	09/13/10	GMC	Drafted interview memo of "MG" meeting	2.100
3558	3557.0	09/13/10	GMC	Review of Amended complaint	0.500
	3558.0	09/13/10	GMC	Email correspondence w/ "WJC" former NYPD	
3559					0.250
3560	3559.0	09/15/10	GMC	Review of Eddie Velasquez depo from Floyd	1.100
	3560.0	09/15/10	GMC	Email correspondence re: Amended Complaint	
3561				with medical defendants	0.100
	3561.0	09/15/10	GMC	Review of stip extending time for Benier answer	
3562					0.100
	3562.0	09/17/10	GMC	Reviewed and cataloged Schoolcraftjustice.com	
3563				posts	2.800
	3563.0	09/17/10	GMC	Meeting with JN and JF regarding infromation	
			<b>.</b>	obtained from Floyd litigation and its impact on	
3564				Schoolcrafts Monell and Retaliation claims	1.300
	3564.0	09/18/10	GMC	Conversation with JF & JN re new whistleblower	
3565				cop	0.300
	3565.0	09/18/10	GMC	Correspondence w/JN re: anonymous Schoolcraft	
3566			_	post	0.250
	3566.0	09/20/10	GMC	Meeting with JF with PO "JB" re: NYPD quotas	
3567				and downgrading	2.500
	3567.0	09/20/10	GMC	Review of Angel Heran depo from Floyd	1.750
	3568.0	09/20/10	GMC	Review of Steve Mauriello depo from Floyd	1.500
35/0	3569.0	09/20/10	GMC	Review of Donald McHugh depo from Floyd	1.100
2574	3570.0	09/20/10	GMC	Updated Schoolcraft Justice media page with Radio	
3571	2551.0	00/00/10		interview	0.500
2572	3571.0	09/20/10	GMC	Discussion & review with JF & JN re media to	
3572	2552.0	00/01/10	$\overline{}$	upload to website	0.250
-	3572.0	09/21/10		Drafted interview memo of "JB" meeting	1.500
	3573.0	09/23/10	1 1	Meeting with JF, JN and Center for Constitutional	
3574	25740	00/22/10		Rights (CCR) re Schoolcraft	2.250
	3574.0	09/23/10		Reviewed and finalized THEE RANT post	0.250
	3575.0	09/24/10		Discussion with JN and JF re: first meeting with	
2576				the DOJ and upcoming meeting with the DOJ and	
3576	25560	00/01/10		AS	1.750
- 1	3576.0	09/24/10		Drafted email and sent post to anonymous PO to	
3577	2555.0	00/07/10		post on THEE RANT	0.250
	3577.0	09/25/10	GMC	Meeting with JF & JN re AS interview with feds	]
3578	3550.0	00/25/10	1016		0.500
	3578.0	09/25/10		Email re: Schoolcraft visit to meet with Feds, NY	
3579	2550.0	00/05/10		Times, ABC news	0.250
3580	<u>3579.0</u>	09/25/10	GMC	Email to Jim Hoffer re: Schoolcraft visit	0.100

$\neg \neg$	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3580.0	09/27/10	GMC	Schoolcraft interview with Civil Rights Division	
581				DOJ (pre and post), NY Times, ABC news	5.250
	3581.0	09/27/10	GMC	Meeting w/AS with JN, JF to prep for discussion	
3582				with US attorneys office EDNY	3.250
	3582.0	09/28/10	GMC	"Rich" anonymous cop discussion with JF	0.600
	3583.0	09/28/10	GMC	Review of Schoolcraftjustice.com posts	0.250
	3584.0	09/28/10	GMC	Review of Daily News article re: Schoolcraft	0.100
	3585.0	09/29/10	GMC	Phone interview of PO "VM" re quotas and	
3586				downgrading	1.300
	3586.0	09/29/10	GMC	Phone interview of PO "EF" re quotas and	
3587				downgrading	0.800
	3587.0	09/29/10	GMC	Review of Schoolcraftjustice.com posts	0.300
	3588.0	09/30/10	GMC	Meeting with JF and JN re: anonymous cop	
3589				interviews VM and EF	1.100
	3589.0	09/30/10	GMC	Review of Bernier answer	0.300
	3590.0	10/01/10	GMC	Review of Schoolcraftjustice.com posts	0.100
	3591.0	10/02/10	GMC	Email correspondence w/JN re: whistleblower cops	
3592	i			·	0.400
	3592.0	10/02/10	GMC	Phone call with former PO "BS"	0.300
<del>5555</del>	3593.0	10/04/10	GMC	Meeting w/ JF and "JR" retired police officer re:	
3594		13.3		quotas, downgrading, NYPD corruption	1.800
	3594.0	10/04/10	GMC	Met with potential whistleblower PO "MF" re:	
3595				Schoolcraft, quotas, corruption	1.100
<u> </u>	3595.0	10/04/10	GMC	Meeting w/ JF and JN to discuss infromation from	
				"JR" retired police officer re: quotas, downgrading,	
3596				NYPD corruption	0.750
	3596.0	10/04/10	GMC	Emailed w/anonymous NYPD Captain re:	
3597	1		1	Schoolcraft allegations	0.400
	3597.0	10/05/10	GMC	Drafted interview memo of "MF" meeting	1.25
	3598.0	10/05/10	GMC	Reviewed Schoolcraftjustice posts, made calls,	
3599	1	10,00,10		returned emails and set up appointments	1.25
	3599.0	10/05/10	GMC	Drafted interview memo of "JR" meeting	0.80
-	3600.0	10/06/10	GMC	Phone interview w/"PR" former 81st precinct PO	
3601					0.40
-	3601.0	10/07/10	GMC	Meeting with JF and "EB" retired police officer re:	
3602	1	1		quotas, downgrading, NYPD corruption	1.80
	3602.0	10/08/10	GMC	Drafted interview memo of "EB" meeting	1.50
3003	3603.0	10/08/10	GMC	Phone interview with "MV" retired PO re: quotas,	
3604		10,00,10		retaliation, downgrading	1.30
300	3604.0	10/08/10	GMC	Email correspondence w "NB" re: more recordings	
360	1	15,55,15		,	0.25
	5 3605.0	10/08/10	GMC	Review of AP story re: Schoolcraft case	0.25
3000	3606.0	10/03/10	GMC	Review of Schoolcraft post from former PO "WN"	
  360 <sup>-</sup>	1	10/09/10	10	,, o. sand	0.10

	А	В	С	D	
1	No.	Date	Timekeep	Description	Hours
	3607.0	10/10/10	GMC	Meeting with JN and JF re: information provided	
360	8			by MV, NB, EB whistleblower cops	1.400
360	3608.0	10/10/10	GMC	Review of Schoolcraft posts	0.400
361	3609.0	10/11/10	GMC	Review of Schoolcraft posts	0.300
361	1 3610.0	10/11/10	GMC	Email correspondence w/JN re: Posts	0.250
3612	2 3611.0	10/11/10	GMC	Review of email from a police practices expert	0.250
	3612.0	10/12/10	GMC	Phone interview police officer "RL" re: quotas,	0.230
3613	3		İ	retal iation, downgrading	1.100
	3613.0	10/12/10	GMC	Meeting w/ JF and JN re: Schoolcraftjustice.com	1.100
3614	<b>1</b>			calls from POs	1.000
	3614.0	10/12/10	GMC	Phone interview police officer "PL" re: quotas,	1.000
3615	;			retaliation, downgrading	0.750
3616	3615.0	10/12/10	GMC	Review of JHMC motion to dismiss	$\frac{0.750}{0.750}$
	3616.0	10/12/10	GMC	Phone call and email w/ CUNY professor who has	0.730
3617		1.07,127.10	Jan.	info re: Schoolcraft	0.250
	3617.0	10/12/10	GMC	Review of Schoolcraft posts	0.250
	3618.0	10/13/10	GMC	Spoke to police officer "PL" re: quotas, retaliation,	0.250
3619		10,13,10	GMC	downgrading	0.400
10023	3619.0	10/14/10	GMC	Meeting with JN re: information provided by PL	0.400
	3017.0	10/14/10	GWIC	and RL whistleblower cops to support Monell	
3620				claim	0.750
3020	3620.0	10/14/10	GMC		0.750
3621	l .	10/14/10	GIVIC	Email to web designer updating Schoolcraftjustice.com	0.400
3021	3621.0	10/15/10	GMC		0.400
3622		10/13/10	1 1	Review of order setting deadlines for Motion to Dismiss	
	3622.0	10/16/10			0.100
-	3623.0	10/18/10		Review of Schoolcraft posts	0.250
3024	3624.0	10/18/10		Phone call w/ "MG" re: quotas at 81st precinct	0.750
3625	l	10/18/10		Review of letter requesting additional time to	
-	3625.0	10/19/10		respond to Motion to Dismiss	0.250
3020	3626.0	10/19/10		Review of Schoolcraft posts	0.250
3627	3020.0	10/20/10		Meeting with technician to reduce size of	
3027	3627.0	10/22/10		Schoolcraft audio files	0.400
3628		10/22/10	1 1	Phone call with police officer "MR" re: NYPD	
-	3628.0	10/23/10		quotas, downgrading, corruption	1.250
	3629.0	10/24/10	<del></del>	Left VM for JN re: Schoolcraft	0.100
	3630.0			Phone call with David Velez	0.300
-		10/24/10		Review of Schoolcraft posts	0.250
!!	3631.0	10/25/10	GMC	Phone call with retired PO "RC" re: meeting to	
3632	2(22.0	10/05/10		discuss quotas provide evidence	0.600
$\vdash$	3632.0	10/25/10		Phone call with DC re: City Answer	0.250
	3633.0	10/26/10		Meeting with JF and "RC" to discuss experience	
				with quotas in a Brooklyn North precinct	
3634	262: 5	1000	<del> -</del>		3.100
3635	3634.0	10/27/10	GMC I	Orafted interview memo of meeting w/"RC"	1.750

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	3635.0	10/27/10	GMC	Meeting with JF and David Velez re: arbitration,	
3636				quotas, Michael Marino	1.400
	3636.0	10/27/10	GMC	Review of Isakov Answer to Amended complaint	
3637					0.250
3638	3637.0	10/28/10	GMC	Interview memo for meeting with David Velez	1.400
	3638.0	10/29/10	GMC	Review of City's request for an extension of time to	
3639				Answer to amended complaint	0.250
	3639.0	10/30/10	GMC	Meeting with JF & JN re: information provided by	
				MR, MG RC whistleblower cops and movie and	
				book publicist contacting AS for information	
3640			:		2.250
3641	3640.0	10/30/10	GMC	Phone call with entertainment lawyer	0.400
	3641.0	10/30/10	GMC	Email correspondence re: selling Schoolcraft life	_
				rights for movie or book so that Adrian can support	
3642				himself while case proceeds	0.300
	3642.0	11/01/10	GMC	Reviewed Schoolcraftjustice posts made calls,	
3643				returned emails and set up appointments	1.750
	3643.0	11/01/10	GMC	Meeting with JN and JF re: updating Schoolcraft	
3644				website	0.300
3645	3644.0	11/01/10	GMC	Drafted content to update website	0.250
	3645.0	11/01/10	GMC	Review of Judge Sweet's order granting City more	
3646				time to file Answer	0.100
	3646.0	11/02/10	GMC	Email and phone correspondence with web	
3647				designer re: updates to Schoolcraftjustice.com	0.750
	3647.0	11/03/10	GMC	Review of mark ups from entertainment lawyer re:	
3648				Schoolcraft entertainment contracts	0.300
	3648.0	11/04/10	GMC	Meeting with JF and police officer "BP" re: quotas,	
3649				downgrading, and NYPD corruption	2.300
	3649.0	11/04/10	GMC	Review of letter and stipulation re: extension of	
3650				time to Answer Amended Complaint	0.250
3651	3650.0	11/05/10	GMC	Interview memo for "BP"	1.400
3652	3651.0	11/08/10	GMC	Met with JF and police officer "MC" re: quotas	0.800
	3652.0	11/08/10	GMC	Review of Document Demands and Interrogatories	
3653				filed by Isakov	0.500
	3653.0	11/08/10	GMC	Review of letter requesting additional time to	
3654				oppose motion to dismiss	0.250
	3654.0	11/09/10	GMC	Spoke to anonymous police officer CW re: quotas	
3655				in the 81st precinct	0.750
	3655.0	11/09/10	GMC	Meeting with JN about interviews with CW and	
				MC whistleblower cops regarding Monell claim	
3656	<u>;</u>				0.600
	3656.0	11/10/10	GMC	Phone call w/ police officer "JW" re: quotas and	
3657	,			retaliation in a Brooklyn precinct	0.500
3658	3657.0	11/10/10	GMC	Review of Schoolcraftjustice.com posts	0.100

	A	B	C	D	Ε
1	No.	Date	Timekee	pe Description	Hours
	3658.0	11/11/10	GMC	Meeting with JF and "JW" cop to discuss	
3659				quotas/retaliation	1.600
3660	3659.0	11/11/10	GMC	Review of discovery demands from Bernier	0.400
	3660.0	11/11/10	GMC	Review of draft of plaintiff's first set of	_
3661	-			interrogatories	0.300
3662	3661.0	11/11/10	GMC	Review of amended answer from Bernier	0.250
3663	3662.0	11/12/10	GMC	Interview memo for meeting with "JW"	1.100
	3663.0	11/12/10	GMC	Meeting with JN and JF re: issues on our motion	1.100
				opposition and about information provided by JW	
3664				anonymous cop	1.000
	3664.0	11/13/10	GMC	Review of Schoolcraftjustice.com posts	0.100
	3665.0	11/16/10	GMC	Phone call with Charney re: Schoolcraft affidavit	0.100
3666	i .	11710710	GWIC	Thone can with Charney le. Schooleraft affidavit	0.400
3000	3666.0	11/16/10	GMC	Review of affidavit Darius Charney wants	0.400
3667		11/10/10	GWIC		0.400
3007	3667.0	11/16/10	GMC	Schoolcraft to sign for Floyd case	0.400
2660		11/16/10	GMC	Emailed JN re: changes to Schoolcraft Floyd	
3668		11/16/10	GMG	affidavit	0.100
	3668.0	11/16/10	GMC	Left voice message for Charney re: affidavit	0.100
3670	3669.0	11/16/10	GMC	Review of Schoolcraftjustice.com posts	0.100
	3670.0	11/17/10	GMC	Reviewed and revised Discovery Demands and	
			ļ	Requests to Admit to be served on City Defendants	
3671					3.800
3672	3671.0	11/18/10	GMC	Review of Schoolcraftjustice.com posts	0.100
	3672.0	11/19/10	GMC	Email correspondence with French documentarian	_
3673		_			0.100
3674	3673.0	11/19/10	GMC	Review of Schoolcraftjustice.com posts	0.100
3675	3674.0	11/20/10	GMC	Review of Schoolcraftjustice.com posts	0.100
3676	3675.0	11/21/10	GMC	Review of WSJ article re: Schoolcraft case	0.250
3677	3676.0	11/29/10	GMC	Review of AS's changes to Floyd affidavit	0.500
3678	3677.0	11/29/10	GMC	Phone call w/AS re: Floyd affidavit	0.300
	3678.0	11/30/10	GMC	Implemented AS's changes to Floyd affidavit for	
3679				final review by Charney	3.400
	3679.0	12/01/10	GMC	Email and phone correspondence w/Charney re	
3680				Floyd affidavit	0.800
	3680.0	12/01/10	GMC	Discussion with JF & JN re affidavit from	
3681				Schoolcraft School Scho	0.400
	3681.0	12/02/10	GMC	Review of City Defendants answer to Amended	0.400
3682		12,02,10		Complaint Complete Market 10 Amended	0.400
-	3682.0	12/02/10	GMC		0.400
	3683.0	12/02/10	GMC	Review of Schoolcraftjustice.com posts	0.100
3684	JU0J.U	12/00/10	OWIC	Revise and review opposition to JHMC motion to	
	3684.0	12/06/10	CMC	dismiss Discussion with IF 6 D	1.250
-		+	GMC	Discussion with JF & JN re final corrections	0.800
	3685.0	12/06/10	GMC	Drafted letter response to premature discovery	
3686	2(0(0	12/09/10	LONG.	demands for Bernier and Isakov	0.400
200/	3686.0	12/08/10	GMC_	Review of NYPD re: new quota bill	0.400

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
20.	3687.0	12/08/10	GMC	Email correspondence from Lee re: Docket sheet	
3688		Ì			0.100
	3688.0	12/08/10	GMC	Review of email correspondence w/Graham	
3689				Raymond	0.100
3690	3689.0	12/08/10	GMC	Review of Schoolcraftjustice.com posts	0.100
	3690.0	12/09/10	GMC	Discussion w/ JN & JF re discovery responses &	
3691		1		timing	0.500
3692	3691.0	12/09/10	GMC	Review of email re: Discovery from Isakov	0.100
3693	3692.0	12/09/10	GMC	Review of Schoolcraftjustice.com posts	0.100
3694	3693.0	12/10/10	GMC	Email w/JN re: HIPAAs	0.100
	3694.0	12/12/10	GMC	Review of Daily News article w/memo showing	
3695				proof of quota	0.250
	3695.0	12/14/10	GMC	Correspondence w/Charney and Schoolcraft re:	
3696				Floyd affidavit	0.400
3697	3696.0	12/24/10	GMC	Review of Schoolcraftjustice.com posts	0.100
3698	3697.0	12/26/10	GMC	Review of Schoolcraftjustice.com posts	0.100
	3698.0	01/03/11	GMC	Review of email correspondence from police	
3699				officer "CW" re: Marino and quotas	0.250
	3699.0	01/10/11	GMC	Meeting with JF & JN re interrogatories and	
3700	i			demands	1.500
	3700.0	01/20/11	GMC	Review of JHMC reply memo in support of motion	
3701				to dismiss	0.500
3.01	3701.0	01/20/11	GMC	Meeting with JN, JF to discuss JHMC's reply	
3702				memo of law	0.400
3,02	3702.0	01/26/11	GMC	Appearance for motion to dismiss in Schoolcraft	
3703				''	1.000
	3703.0	01/26/11	GMC	Discussion with JF & JN re oral arguments	0.600
0,0.	3704.0	01/26/11	GMC	Travel from SDNY for appearance for motion to	
3705				dismiss in Schoolcraft (.5)	0.250
3,03	3705.0	01/26/11	GMC	Travel to SDNY for appearance for motion to	
3706	1	0.7.20.7.2		dismiss in Schoolcraft (.5)	0.250
-	3706.0	01/31/11	GMC	Discussion w/JN re: requesting Queens DA to	
3707	1			investigate Halloween night	0.400
-	3707.0	01/31/11	GMC	Meeting with JN & JF re send documents &	
3708				authorizations to Queens DA office	0.400
	3708.0	01/31/11	GMC	Review of materials sent to Queens DA to start	
  3709				investigation	0.250
	3709.0	02/08/11	GMC	Discussion w/ JN & JF re letter to court to schedule	-
3710				discovery	0.300
-	3710.0	02/10/11	GMC	Review of JHMC motion to stay discovery	0.250
	3711.0	02/11/11	GMC	Review of Schoolcraftjustice.com posts	0.100
-	3711.0	02/14/11	GMC	Review of Schoolcraftjustice.com posts	0.100
<b></b>	3713.0	02/17/11	GMC	Review of Schoolcraftjustice.com posts	0.100
2/14	3714.0	02/17/11	GMC	Meeting with JF re: getting transcript for Bryant v.	
	1 5 7 1 /1 11				

ļ	Α_	В	C	D	E
1	No.	Date	Timekeep	e Description	Hours
371	6 3715.0	02/19/11	GMC	Phone call with former NYPD officer "SS"	0.300
	3716.0	02/19/11	GMC	Email correspondence w/JN re: Seth Harris verdict	
371	<del></del>			finding quota	0.100
3718	3717.0	02/19/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3718.0	03/01/11	GMC	Meeting with anonymous cops from T34 w/ JF and	
ĺ				JN - provided recordings of Lt. Janice Williams	
3719	9				1.250
	3719.0	03/03/11	GMC	Email correspondence with former NYPD PO PK	_
3720	<u> </u>				0.100
3721	3720.0	03/03/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3722	3721.0	03/13/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3723	3722.0	03/16/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3723.0	04/11/11	GMC	Phone call with Adrian and Larry Schoolcraft re:	
3724	ļ.			Letter from NYPD charges and specs	0.750
3725	3724.0	04/12/11	GMC	Review of email re: Adrian charges	0.250
	3725.0	04/14/11	GMC	Review of email from WME re: Schoolcraft life	3,20 3
3726	<u>;</u>			rights	0.100
	3726.0	04/15/11	GMC	Meeting w/Harry Levine Queens College re:	0.100
3727				Schoolcraft, quota study	0.500
	3727.0	04/18/11	GMC	Discussion w/ JN & JF re prep of letter re NYPD	0.500
3728				hearing & PBA representation	0.300
3729	3728.0	04/20/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3730	3729.0	04/26/11	GMC	Review of Schoolcraftjustice.com posts	0.100
-	3730.0	05/06/11	GMC	Review of Judge Sweet's opinion re: JHMC motion	0.100
3731		ĺ		to dismiss	0.600
	3731.0	05/06/11	GMC	Email correspondence w/JN and JF re: motion to	0.000
3732	1			dismiss decision	0.250
	3732.0	05/09/11	GMC	Meeting with JN and JF re: neccesary disclosures	0.230
3733				under Rule 26 for plaitniff	1.750
	3733.0	05/10/11	GMC	Meeting with JN and JF re: edits to intial	1.730
				disclosures and discussion regarding requests to	
3734				admit	1.400
	3734.0	05/10/11		Review of Initial disclosures and discussion with	1.400
3735			! !	JF	0.750
	3735.0	05/10/11	- +	Review of Schoolcraftjustice.com posts	0.730
	3736.0	05/12/11	GMC	Discussion w/ JF & JN re agency agreement	0.100
	3737.0	05/12/11		Review of Book deal agreement for Adrian	0.400
3738			1 1	Schoolcraft	0.250
	3738.0	05/13/11		Review of Schoolcraftjustice.com posts	0.250
_	3739.0	05/14/11		Meeting with JF reviewing RFA's	0.100
-	3740.0	05/15/11		Meeting with JN and JF re: edits to RFA's	2.750
_	3741.0	05/13/11			1.000
3742	~ / 11.0	05/10/11	I E	Drafted outline and notes for neccesary discovery demands for JN	1 200
$\overline{}$	3742.0	05/18/11			1.300
3743	J 74.U	03/10/11		Meeting with JF to discuss documents that must be requested in our demands	1
2,43				requested in our demands	1.100

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3743.0	05/19/11	GMC	Discuss w/ JN & JF edits & topic areas that should	
3744				be explored on interrogatories	1.250
3745	3744.0	05/19/11	GMC	Review of JN's draft document demands	0.750
3746	3745.0	05/19/11	GMC	Email from JN re: dep notices to be served	0.100
	3746.0	05/20/11	GMC	Discussion w/ JF & JN re request to admit	
3747				corrections/additions	1.500
	3747.0	05/20/11	GMC	Discuss interrogatories & discuss EBTs w/ JN & JF	
3748					1.300
3749	3748.0	05/20/11	GMC	Review of JN's request for admission	0.300
	3749.0	05/20/11	GMC	Review of JN's revised draft document demands	_
3750					0.300
3751	3750.0	05/20/11	GMC	Email from Adrian Schoolcraft	0.100
	3751.0	05/24/11	GMC	Review of email and correspondence w/JN re	
3752				anonymous PO from 81st precinct	0.400
3753	3752.0	05/30/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3753.0	06/13/11	GMC	Email correspondence with anonymous PO re:	
3754	ŀ			Schoolcraft matter	0.250
	3754.0	06/19/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3755.0	06/23/11	GMC	Discussion with JF & JN re responses & requests	
3756	1			from Isacov	0.600
	3756.0	06/23/11	GMC	Review of Isakov response to Discovery Demands	
3757	1				0.600
-	3757.0	06/23/11	GMC	Review of Schoolcraftjustice.com posts	0.100
-	3758.0	06/27/11	GMC	Discussion with JN and JF re City's failure to	-
3759	l			response to discovery requests	0.300
	3759.0	06/27/11	GMC	Review of email correspondence with DC	0.300
-	3760.0	07/05/11	GMC	Review of Discovery plan and correspondence	
3761	ľ			regarding same	0.750
3.02	3761.0	07/06/11	GMC	Discussion w/ JN & JF re changing to case	
3762	ŀ			management plan	0.400
3702	3762.0	07/08/11	GMC	Discussion with JF and JN re: meeting with Jim	
3763				Leander and AS about investigation	1.750
	3763.0	07/08/11	GMC	Review of pretrial order for conference	0.100
$\vdash$	3764.0	07/11/11	GMC	Final review of discovery plan w/ JN & JF	0.250
	3765.0	07/15/11	GMC	Meeting with JF an JN re: discovery plan and	
3766	B .			issues to raise	0.500
<b>├</b>	3766.0	07/15/11	GMC	Review revised discovery plan	0.400
-	3767.0	07/15/11	GMC	Review of JN email re: objections to discovery plan	
3768	1		00	, and the same state of the sa	0.100
2.00	3768.0	07/18/11	GMC	Review of changes to discovery plan made by Lee	
3769		0,,10,11			0.250
	3769.0	07/18/11	GMC	Review of email by JN to DC re changes	0.100
3,70	3770.0	07/19/11	GMC	Review of Literary Agency agreement for	3.100
3771		[ ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Givic	Schoolcraft	0.100

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	3771.0	07/25/11	GMC	Review of email from Brian Lee re: Discovery plan	
3772				dispute	0.250
	3772.0	07/26/11	GMC	Review of email correspondence between parties	
3773				finalizing language of discovery plan	0.400
3774	3773.0	07/27/11	GMC	Executed discovery plan email	0.100
3775	3774.0	08/04/11	GMC	Fully executed discovery plan	0.250
	3775.0	08/08/11	GMC	Review and revised responses to Bernier Discovery	
3776				demands	0.500
	3776.0	08/09/11	GMC	Drafted responses to JHMC discovery demands	_
3777					1.800
3778	3777.0	08/09/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3779	3778.0	08/10/11	GMC	Review of JN comments to JHMC responses	0.250
3780	3779.0	08/11/11	GMC	Review of Isakov demands	0.250
	3780.0	08/14/11	GMC	Drafted responses to all discovery demands for	
				medical defendants and emailed to JN for his	
3781				review	4.750
	3781.0	08/15/11	GMC	Review of email correspondence re: delay in	
3782				discovery production	0.250
3783	3782.0	08/16/11	GMC	Review of City protective order stipulation	0.400
	3783.0	08/17/11	GMC	Discuss confidentiality stip w/ JF & JN b/c of	
3784				plaintiff's objections	1.250
	3784.0	08/17/11	GMC	Review of Brian Lee objections to protective order	
3785				stip	0.250
	3785.0	08/18/11	GMC	Drafted letters accompanying responses to	_
i				Discovery Demands and prepared thumb drives that	
3786		İ		included responsive documents	1.100
	3786.0	08/23/11	GMC	Review of email from Gregory Radmosli re:	
3787				Protective order stip	0.100
	3787.0	08/30/11	GMC	Review of email correspondence from Brian Lee	
3788				re: protective order stip changes	0.300
3789	3788.0	08/31/11	GMC	Email response from DC re stip	0.100
	3789.0	09/01/11	GMC	Review of email from Darius Charney enclosing	
3790			_	Floyd decision	0.500
3791	3790.0	09/02/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3791.0	09/12/11	GMC	Review and revise motion to compel City to	
3792				produce discovery	0.400
	3792.0	09/28/11	GMC	Discussion w/ JN and TF re law enforcement	
3793				privilege & motion to compel	1.250
3794	3793.0	09/28/11	GMC	Attend oral argument on motion to compel	1.000
3795	3794.0	09/28/11	GMC	Travel from SDNY- motion to compel (.5)	0.250
3796	3795.0	09/28/11	GMC	Travel to SDNY- motion to compel (.5)	0.250
	3796.0	09/29/11	GMC	Review, revised, and executed amended discovery	
3797				plan	0.300
	3797.0	09/30/11	GMC	Email from all parties re: executed amended	
3798				discovery plan	0.250

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3798.0	10/12/11	GMC	Receipt and review defendants first discovery	
3799				responses	2.000
3800	3799.0	10/12/11	GMC	Review of motion to approve protective order	0.250
3801	3800.0	10/17/11	GMC	Review of pre-trial order	0.100
3802	3801.0	10/21/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3803	3802.0	10/22/11	GMC	Review of Schoolcraftjustice.com posts	0.300
3804	3803.0	10/23/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3805	3804.0	10/24/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3806	3805.0	10/25/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3807	3806.0	10/26/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3808	3807.0	10/27/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3809	3808.0	10/28/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3810	3809.0	10/29/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3811	3810.0	11/02/11	GMC	Review of Schoolcraftjustice.com posts	0.100
3812	3811.0	11/03/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3812.0	11/04/11	GMC	Review of Schoolcraftjustice.com posts	0.100
-	3813.0	11/05/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3814.0	11/12/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3815.0	11/13/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3816.0	11/17/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3817.0	11/29/11	GMC	Review of email re: discovery from Brian Lee	0.100
	3818.0	11/29/11	GMC	Review of Schoolcraftjustice.com posts	0.100
$\vdash$	3819.0	12/06/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3820.0	12/07/11	GMC	Review of order re: pretrial conference	0.100
	3821.0	12/13/11	GMC	Phone call with Larry and Adrian Schoolcraft	0.800
	3822.0	12/13/11	GMC	Review of Schoolcraftjustice.com posts	0.100
	3823.0	12/15/11	GMC	Review of Schoolcraft.justice.com posts	0.100
3024	3824.0	12/19/11	GMC	Discussion w/ JF & JN re plaintiff's thoughts on	
  3825		12/15/11	Gine	discovery	0.500
	3825.0	01/05/12	GMC	Review of letter from Bernier's attorneys	0.250
-	3826.0	01/03/12	GMC	Meeting with AS, JN and JF	4.900
3627	3827.0	01/10/12	GMC	Review of City Defendants first Discovery	,,
3828		01/12/12	John C.	Demands	0.500
-	3828.0	01/20/12	GMC	Phone call with Adrian and Larry	0.750
	3829.0	01/20/12	GMC	Spoke to JN re: AS salary	0.250
<b>-</b>	3830.0	01/24/12	GMC	Email copy of NOC with salary included	0.100
2021	3831.0	02/07/12	GMC	Review of email demanding authorizations from	
2022	l .	02/07/12	OMC	Brian Lee	0.250
3832		02/07/12	GMC	Email from JN re: supplemental demands	0.100
	3832.0	02/07/12	GMC	Email correspondence re: pretrial conference	0.100
3834	3833.0			Review notice of appearance for City Defendants	0.100
200-	3834.0	02/07/12	GMC	Review notice of appearance for City Defendants	0.100
3835		02/02/12	CMC	Dur twist our formula before Indee Course	1.000
3836	3835.0	02/08/12	GMC	Pre-trial conference before Judge Sweet	1,000
	3836.0	02/08/12	GMC	Discussion with JF and JN re: conference and	0.750
3837				discovery and strategy moving forward	0.750

	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
3838	3837.0	02/08/12	GMC	Travel from SDNY- motion to compel (.5)	0.250
3839	3838.0	02/08/12	GMC	Travel to SONY- motion to compel (.5)	0.250
	3839.0	02/10/12	GMC	Drafted proposed supplemental demands for the	
3840				City and emailed to JN for review	1.800
	3840.0	02/10/12	GMC	Discussion w/ JN & JF re additional items of	
3841	İ			discovery	1.600
	3841.0	02/10/12	GMC	Review of email from JN re discovery we need to	
3842				follow up with city	0.250
	3842.0	02/10/12	GMC	Email from JN re: Cancellation of Adrian and	
3843				Larry trip to NYC	0.100
	3843.0	02/10/12	GMC	Review of email to Jeremy (Meridian	
				Investigations) re: subpoena of Schoolcraft records	
3844					0.100
	3844.0	02/13/12	GMC	Review of final supplemental discovery demands	
3845				for NYC	0.300
	3845.0	02/24/12	GMC	Review of email correspondence w/Chris Dunn	_
3846					0.250
<u>.</u>	3846.0	02/27/12	GMC	Meeting with JF and JN re: documents received	-
				from Johnstown PD for plaintiff's subpoena	
3847					0.750
	3847.0	02/27/12	GMC	Review of subpoena response from Johstown PD	
3848					0.750
3849	3848.0	02/28/12	GMC	Review of email from AS's former partner	0.100
3850	3849.0	02/29/12	GMC	Phone call with AS's formaer partner	0.750
	3850.0	02/29/12	GMC	Phone call w/Adrian reformer partner	0.400
3852	3851.0	02/29/12	GMC	Email to AS's former partner	0.100
3853	3852.0	03/01/12	GMC	Phone call with AS re: former partner	0.300
	3853.0	03/06/12	GMC	Review of Village Voice Article re QAD	
3854				investigation	0.300
	3854.0	03/07/12		Discussed adding 1st amendment claim with JN	
3855				and JF	0.250
	3855.0	03/07/12		Phone call with Larry and Adrian Schoolcraft	0.250
	3856.0	03/07/12		Email to JN an JF re: conversation with Larry and	
3857	2055.0	02/05/12		Adrian	0.100
-	3857.0	03/07/12	o	Review of NOA by Suzanna Publicker ("SP")	0.100
	3858.0	03/07/12		Review of Schoolcraftjustice.com posts	0.100
	3859.0	03/08/12		Discussion with JN & JF re VV article and the	
3860	20.00.0	00/05/12		confidential report	0.750
<del></del>	3860.0	03/08/12		Email from Jim Hoffer	0.100
	3861.0	03/08/12		Review of Schoolcraftjustice.com posts	0.100
	3862.0	03/08/12		Review of Schoolcraf iustice.com posts	0.100
	3863.0	03/09/12		Discussion with JN & JF re reinstating 1st	İ
25-			1 5	Amendment claims in this case based on Garcetti &	
3864	20615	00/00/05		actions after the fact	1.250
3865	3864.0	03/09/12	GMC I	Review of Schoolcraftjustice.com posts	0.100

	Α	В	С	D	Е
1	No.	Date	Timekeepe	Description	Hours
3866	3865.0	03/10/12	GMC	Review of Schoolcraftjustice.com posts	0.100
3867	3866.0	03/12/12	GMC	Meeting with JN & JF re letter from City	0.600
3868	3867.0	03/12/12	GMC	Review of SP letter re "leaked" QAD report	0.400
	3868.0	03/12/12	GMC	Email correspondence with defendants re	
3869				Amendment	0.250
	3869.0	03/12/12	GMC	Review & edit response to City's letter re protective	
3870				order	0.250
	3870.0	03/12/12	GMC	Review of Schoolcraftjustice.com posts	0.100
-	3871.0	03/12/12	GMC	Review of signed protective order	0.100
	3872.0	03/13/12	GMC	Email correspondence with Mark Toor	0.100
-	3873.0	03/13/12	GMC	Email from PBS producer Weinrich on	
3874				documentary of Schoolcraft	0.100
	3874.0	03/13/12	GMC	Review of Schoolcraftjustice.com posts	0.100
3073	3875.0	03/14/12	GMC	Review and revise of amended complaint adding	
3876		03/11/12		1st amendment claim	0.500
3070	3876.0	03/14/12	GMC	Email correspondence w/Nic re docs in connection	
3877		03/14/12	Givie	w/ Schoolcraft meeting	0.250
-	3877.0	03/14/12	GMC	Review of NY Times article on Schoolcraft	0.100
	3878.0	03/14/12	GMC	Review order on City motion re QAD	0.100
3673	3879.0	03/15/12	GMC	Meeting with JN and JF re proposed Amended	0.100
  3880		03/13/12	GMC	Complaint	0.600
3000	3880.0	03/15/12	GMC	Email correspondence from anonymous "MD" PO	0.000
3881		03/13/12	GMC	re: 81st precinct	0.100
	3881.0	03/16/12	GMC	Radio interview re: Schoolcraft	0.400
	3882.0	03/20/12	GMC	Review of Schoolcraftjustice.com posts	0.100
3663	3883.0	03/20/12	GMC	Review of NY Times motion to unseal Schoolcraft	
  3884	1	03/21/12	Givie	records	0.400
3664	3884.0	03/21/12	GMC	Email correspondence w/JN re: NY Times motion	
  3885		03/21/12	GMC	Email correspondence with the TVT Times motion	0.100
$\overline{}$	3885.0	03/22/12	GMC	Review of Schoolcraftjustice.com posts	0.100
3660	3886.0	03/22/12	GMC	Email correspondence w/Defendants re Amended	
  3887	1	03/24/12	GWC	complaint	0.250
	3887.0	03/28/12	GMC	Oral Argument on City motion	1.000
3000	3888.0	03/28/12	GMC	Discussion with JN and JF re: court's order on	
	3000.0	03/20/12	Gine	City's motion for breach of confidentiality	
3889				agreement	0.500
3003	3889.0	03/28/12	GMC	Legal research: review of Garcetti and progeny to	
  3890	İ	03/20/12	Givie	discuss Amendment issues	0.400
3690	3890.0	03/28/12	GMC	Meeting w/ JN & JF prior to conference to prep	
  3891	i	05/20/12	Givic	prior to contained to prop	0.400
2021	3891.0	03/28/12	GMC	Travel from SDNY for Oral Argument on City	
2002		03/20/12	OMC	motion (.5)	0.250
3892	+	02/29/12	GMC	Travel to SDNY for Oral Argument on City motion	0.230
2000	3892.0	03/28/12	UNIC		0.250
3893				(.5)	0.430

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3893.0	03/29/12	GMC	Revised and help draft proposed AEO stip w/JN	
3894				and JF for City	0.800
	3894.0	03/30/12	GMC	Email correspondence w/SP re Discovery extension	
				and opposition to amendment of Complaint	
3895					0.600
3896	3895.0	03/30/12	GMC	Meeting w/ JN & JF re AEO changes	0.600
	3896.0	03/30/12	GMC	Discussion with JN and JF re: filing motion to	
3897				amend and discovery issues	0.500
3898	3897.0	03/30/12	GMC	Final review of proposed AEO stip	0.300
3899	3898.0	03/30/12	GMC	Emailed proposed AEO stip to the City	0.100
	3899.0	04/05/12	GMC	Reviewed and revised responses to City defendants	
3900				discovery requests	1.800
	3900.0	04/05/12	GMC	Review & discuss w/ JN & JF plaintiff's responses	1.000
3901				to City demands	0.800
	3901.0	04/05/12	GMC	Review of basis for City's opposition to	0.000
3902	0 2 0 1 0 0	0 17 0 0 7 1 2		Amendment	0.250
	3902.0	04/06/12	GMC	Correspondence w/ NY Times counsel re:	0.230
3903		0 17 007 12	Gime	protective order	0.300
	3903.0	04/09/12	GMC	Email correspondence w/JN re: discovery	0.300
3904		04/09/12	1 1	responses	0.100
_	3904.0	04/10/12	GMC		0.100
	3905.0	04/10/12	GMC	Meeting w/ AS	4.600
3906		04/10/12		Email enclosing discovery responses to City demands	0.100
		04/10/12			0.100
	3906.0	04/10/12		Email re: Schoolcraft arrival to NYC	0.100
	3907.0	04/13/12	GMC	Discussion with JN and JF re: Matthews decision	
3908	2000 0	0.4/10/10	22.6		0.600
	3908.0	04/13/12	$\rightarrow$	Review of Matthews decision	0.600
	3909.0	04/13/12		Email from plaintiff re 1st Amendment claim	0.100
	3910.0	04/24/12	1 1	Review and revise JF motion to Amend 1st	
3911		<u> </u>		Amendment claim	0.750
	3911.0	04/24/12		Email correspondence to City correcting Lt. Gough	
3912	<u> </u>			for Amended Complaint	0.100
	3912.0	04/25/12	GMC	Email from City re: Vallone and Vans subpoenas	
3913					0.100
	3913.0	04/30/12	GMC	Review NY Times proposed language to protective	
			Ī	order and email sent to City Defendants	
3914			_		0.400
1	3914.0	04/30/12	GMC	Discussion w/ JN and JF re NY Times alteration to	-
3915				protective order	0.300
	3915.0	04/30/12	GMC	Review of correspondence with SP re: adjourning	
3916		}	1	oral argument on Amendment	0.250
-	3916.0	05/01/12		Discussions w/ JN and JF re City's request for	0.250
				affidavits & deposition for confidentiality breach	
3917				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.400
221/					0.40

	Α	В	С	D	E
1	No.	Date	Timekee	pe Description	Hours
	3917.0	05/02/12	GMC	Email to City re: failure to provide discovery or	
3918				respond to proposed AEO	0.250
	3918.0	05/03/12	GMC	Review of defendants proposed AEO stip and	
3919				declaration re: "leak"	1.250
	3919.0	05/03/12	GMC	Discussion w/ JF & JN re Affidavits and conf. stip	
3920				AEO	0.750
	3920.0	05/03/12	GMC	Review of correspondence with SP re: adjourning	
3921				oral argument on Amendment again	0.100
_	3921.0	05/08/12	GMC	Discussion w/ JN and JF re argument on 1st	
3922	1			Amendment claim	0.600
_	3922.0	05/08/12	GMC	Review of NOA William Fraenkel	0.100
	3923.0	05/09/12	GMC	Attended Oral Argument on 1st Amendment claim	
3924	1				1.000
3321	3924.0	05/09/12	GMC	Travel from SDNY for Argument on 1st	
3925		03/03/12		Amendment claim (.5)	0.250
3323	3925.0	05/09/12	GMC	Travel to SDNY for Argument on 1st Amendment	
3926	į.	03/03/12		claim (.5)	0.250
3320	3926.0	05/11/12	GMC	Read and review of defendant's letter to quash and	
3927		03/11/12	Givic	discussion w/ JF & JN	2.100
3927	3927.0	05/15/12	GMC	Email correspondence w/SP re: Breach Affidavit	
2020		03/13/12	GWIC	Eman correspondence w/si Te. Breach / mauvic	0.100
3928	3928.0	05/16/12	GMC	Discussion w/ JN and JF re opp to defendant's	0.100
3929	1	03/10/12	GMC	motion to quash	0.600
<b>-</b>		05/16/12	GMC	Email correspondence w/Darius Charney	0.250
3930	3929.0	05/10/12	GMC	Review and edit plaintiff's opp to defendant's	0.230
	3930.0	03/17/12	GIVIC	motion to quash Vallone and Vans motion to quash	
2024				motion to quasir varione and vario motion to quasir	0.800
3931		05/17/12	CMC	Discussion w/JN and JF re: AS breach affidavit	0.000
	3931.0	05/17/12	GMC	Discussion w/Jiv and JF ie. As bleach amdavit	0.750
3932		05/17/10	6) (6	Review and discuss City New York Times opp	0.730
	3932.0	05/17/12	GMC	Jetter w/ JN & JF	0.400
3933		05/17/12	CMC	Phone call with NY Times counsel re: Stip	0.400
	3933.0	05/17/12	GMC	i I	0.300
3934	<b>└</b>	05/17/12	CMC	language Email re: AS breach affidavit	0.100
	3934.0	05/17/12	GMC	Meet and confer w/SP re: Stips	0.600
3936	3935.0	05/18/12	GMC	Email correspondence w/SP re: scheduling oral	0.000
	3936.0	05/18/12	GMC	argument on motion to quash	0.100
3937	+	05/02/12	GN 4 G	Discussion w/ JN & JF re defendant's letter re	0.100
	3937.0	05/22/12	GMC	<b>,</b>	0.600
3938			03.55	Vallone subpoena	
<del></del>	3938.0	05/23/12	GMC	Attend and argue against motion to quash	1.000
3940	3939.0	05/23/12	GMC	Prep for argument w/ JF & JN	1.000
	3940.0	05/23/12	GMC	Discussion w/ JN & JF re defendant's letter re	
3941	L			subpoena	0.600
3942	3941.0	05/23/12	GMC	Travel from SDNY for motion to quash (.5)	0.250
3943	3942.0	05/23/12	GMC	Travel to SDNY for motion to quash (.5)	0.250

	A	В	c	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	3943.0	05/24/12	GMC	Drafted and submitted supplemental evidence to	
				support our opposition to quash Vans and Vallone	
3944				subpoena	0.500
3945	3944.0	05/24/12	GMC	Review of NOA-Walter Kretz ("WK")	0.100
	3945.0	05/25/12	GMC	Read and review NY Times response to SP letter	
3946					0.250
	3946.0	05/29/12	GMC	Revised City proposed AEO and Conf Stips	
3947				incorporating NY Times requests	0.500
	3947.0	05/30/12	GMC	Email correspondence w/JN re City stips and	· ·
3948				revisions	0.300
3949	3948.0	05/31/12	GMC	Meeting w/JN and JF re: City conf. Stips	0.900
3950	3949.0	06/04/12	GMC	Review of WK correspondence re: discovery	0.100
	3950.0	06/05/12	GMC	Review of email correspondence between SP and	
3951				Times	0.100
	3951.0	06/06/12	GMC	Review of email correspondence between SP and	
3952				Times	0.100
	3952.0	06/07/12	GMC	Revised AEO and Conf stips to send back to the	
3953		_		City and emailed to JN for final review	1.400
	3953.0	06/07/12	GMC	Review of email correspondence between SP and	
3954	<u> </u>			Times	0.100
3955	3954.0	06/08/12	GMC	Email re: subpoenaed docs	0.100
	3955.0	06/08/12	GMC	Emailed stip to SP with revisions in track changes	
3956					0.100
	3956.0	06/08/12	GMC	Review of correspondence with NY Times and SP	
3957				re: Schoolcraft materials	0.100
	3957.0	06/14/12	GMC	Meet with JN and JF to discuss motion for	
3958				reconsideration on 1st amendment claim	0.750
	3958.0	06/14/12		Review of Judge Sweet re: motion to amend and	
3959				motion quash subpoena	0.600
3960	3959.0	06/14/12	GMC	Phone call with Adrian and Larry re; decision	0.500
3961	3960.0	06/14/12		Email correspondence with JN re: decision	0.250
	3961.0	06/18/12	GMC	Review of JF motion for reconsideration on motion	
3962			1 1	to amend	0.750
3963	3962.0	06/19/12	GMC	Meeting w/ Schoolcraft in Johnstown	4.800
3964	3963.0	06/19/12		Travel back to NYC from Johnstown (3.5)	1.750
3965	3964.0	06/19/12		Travel to Johnstown (3.5)	1.750
	3965.0	06/19/12		Email and phone correspondence with Adhyl	
3966				Polanco re: Schoolcraft issues	0.100
	3966.0	06/20/12	$\rightarrow$	Final edit and review of Motion for	
3967			1	Reconsideration	0.300
3968	3967.0	06/20/12		Reviewed SP response to Stip proposal	0.300
+	3968.0	06/21/12		Email correspondence w/JN and JF re Schoolcraft	0.500
3969				issues	0.250
3970	3969.0	06/30/12		Review of Schoolcraftjustice.com posts	0.100

	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	3970.0	07/02/12	GMC	Discussion w/ AS and Larry Schoolcraft re	
3971				financial issues	0.400
3972	3971.0	07/06/12	GMC	Review of email from JF re Stips	0.100
	3972.0	07/09/12	GMC	Researched donations to individuals	0.500
	3973.0	07/09/12	GMC	Drafted proposed language for Donate button on	
3974				website	0.400
	3974.0	07/10/12	GMC	Review of City response re Stips	0.100
	3975.0	07/17/12	GMC	Email w/JN re: meeting in Albany with	_
3976				Schoolcrafts	0.100
	3976.0	07/20/12	GMC	Review of opinion on Plaintiff's motion to	
3977				reconsider	0.300
	3977.0	07/23/12	GMC	Discussion w/ JF & JN re meeting w/ Schoolcrafts	
3978				in Albany	0.300
00,0	3978.0	07/23/12	GMC	Correspondence re: visiting Schoolcrafts in Albany	
3979		10,7,20,12			0.250
	3979.0	07/26/12	GMC	Review of Schoolcraftjustice.com posts	0.100
3300	3980.0	07/28/12	GMC	Discussion w/ JN & JF re motion to amend to add	
3981		7,20,12		prior restraint	0.600
<b>——</b>	3981.0	08/01/12	GMC	Review and revise motion to amend	0.400
3302	3982.0	08/03/12	GMC	Email correspondence w/SP re: document	
  3983	1	00/03/12		production	0.250
	3983.0	08/04/12	GMC	Review of Schoolcraftjustice.com posts	0.100
	3984.0	08/06/12	GMC	Email re: meeting with Schoolcrafts	0.100
	3985.0	08/07/12	GMC	Email correspondence re: authorizations	0.250
3300	3986.0	08/08/12	GMC	Meeting w/ JN & JF re meeting w/ AS in Albany	
  3987	ŀ	00,00,12	Givie	for prep	1.300
	3987.0	08/08/12	GMC	Review of final stips	0.500
-	3988.0	08/08/12	GMC	Printed out docs to go over with Adrian	0.250
-	3989.0	08/09/12	GMC	Meeting w/AS in Albany	5.750
	3990.0	08/09/12	GMC	Traveled from Albany back to NYC (3.0)	1.500
	3991.0	08/09/12	GMC	Traveled to Albany to meet Client (3.0)	1.500
-	3992.0	08/10/12	GMC	Email correspondence re: extension of disco	0.250
3333	3993.0	08/10/12	GMC	Email correspondence re: Schoolcraft deposition	
3994		00/10/.2	00	,	0.250
	3994.0	08/10/12	GMC	Email w/JN re Schoolcraft breach affidavit	0.100
	3995.0	08/12/12	GMC	Review of Schoolcraftjustice.com posts	0.100
3330	3996.0	08/13/12	GMC	Review of email from SP re: scheduling AS depo	
  3997	1	00/13/12			0.100
3331	3997.0	08/14/12	GMC	Email web designers re: donation for Schoolcrafts	
3998		00/17/12	Sivie	button on website	0.250
$\overline{}$	3998.0	08/14/12	GMC	Review of correspondence re Tax returns	0.100
2333		08/15/12	GMC	Email correspondence with all defendants re:	
4000	3999.0	00/13/12	GIVIC	subpoenaed docs	0.250
4000	+	08/15/12	GMC	Email correspondence re: Schoolcraft deposition	0.230
1001	4000.0	00/13/12	OWIC	Email correspondence te. Senooician deposition	0.100
4001	.]	1			

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	4001.0	08/16/12	GMC	Discussion w/ JN & JF re City's suggestion on	
4002		_		multiple dates for deps	0.750
	4002.0	08/16/12	GMC	Email correspondence re: Schoolcraft deposition	
4003					0.100
	4003.0	08/20/12	GMC	Discussion w/ JN & JF re additional amendment of	
4004				the complaint to add Hanlon	0.600
4005	4004.0	08/21/12	GMC	Review of Amended Complaint adding Hanlon	0.500
4006	4005.0	08/21/12	GMC	Email from Brady consenting to Amendment	0.100
4007	4006.0	08/21/12	GMC	Email from Brady re scheduling AS dep	0.100
	4007.0	08/21/12	GMC	Email from City requesting copy of complaint	0.100
4009	4008.0	08/21/12	GMC	Email from Lee consenting	0.100
4010	4009.0	08/21/12	GMC	Email from Lee re scheduling AS dep	0.100
4011	4010.0	08/21/12	GMC	Email to City w/ Amended Complaint	0.100
	4011.0	08/22/12	GMC	Meeting w/ JF & JN re Kretz's request to have an	
4012	_			additional day to depose plaintiff	0.400
	4012.0	08/22/12	GMC	Email from City re AS dep date	0.100
	4013.0	08/22/12	GMC	Email from Greg Rad re AS dep	0.100
4015	4014.0	08/22/12	GMC	Email from JN re dep dates	0.100
	4015.0	08/22/12		Email from Kretz re AS dep date	0.100
4017	4016.0	08/22/12	GMC	Email from Lee re AS dep date	0.100
	4017.0	08/23/12	GMC	Review of discovery provided by City defendants	
4018					3.500
	4018.0	08/23/12	GMC	Email from Brady re plaintiff's dep date	0.100
	4019.0	08/23/12		Email from Lee on plaintiff's dep dates	0.100
	4020.0	08/23/12	GMC	Email from Lee re second day for AS dep	0.100
	4021.0	08/28/12	GMC	Email from JN to defendants enclosing responses to	
4022	_			discovery	0.100
4023	4022.0	08/28/12		Email JN and JF re Chief article	0.100
	4023.0	08/28/12	GMC	Review of correspondence sending out Fulton	
4024	400 4 0	100/00/10		County records	0.100
	4024.0	08/29/12		Meeting w/ JF & JN re: City's Suppl. Disclosure &	
		ļ		the need for us to depose at least 5 of the 9 new	
				witnesses identified by City & other gen. strategy	
4025				issues for advancing discovery	
4025	4035.0	09/20/12	CNC	F 32.0.2.C Pt 1	0.800
	4025.0	08/29/12	GMC	Email 2 & 3 from JN re discovery to defendants	
4026	4036.0	00/20/12			0.100
	4026.0	08/29/12	GMC	Email from JN to defendants enclosing discovery	ľ
4027	4007.0	00/10/10	-		0.100
	4027.0	09/10/12		Read and review Opinion & Order from Sweet on	
4028	4030.0	00/10/12		plaintiff's motion to amend	0.750
	4028.0	09/10/12		Phone call with PO "FP" re Schoolcraft	0.400
<del></del>	4029.0	09/10/12		Email from City re fax# confirmation	0.100
i i	4030.0	09/10/12	GMC	Email from JN re 120 day extension of discovery	_
4031					0.100

	А	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
4032	4031.0	09/10/12	GMC	Email response from Brady	0.100
4033	4032.0	09/10/12	GMC	Email response from City	0.100
4034	4033.0	09/10/12	GMC	Email response from Greg Rad	0.100
4035	4034.0	09/10/12	GMC	Email response from Kretz	0.100
4036	4035.0	09/10/12	GMC	Email response from Lee	0.100
4037	4036.0	09/10/12	GMC	Email to City re Hanlon amend	0.100
4038	4037.0	09/10/12	GMC	Response from City on Hanlon amend	0.100
4039	4038.0	09/15/12	GMC	Reviewed IAB recordings provided by the City	3.800
	4039.0	09/17/12	GMC	Review of draft letter to amend to add Hanlon to	
4040				complaint	0.250
4041	4040.0	09/18/12	GMC	Review of order granting ext. of disco deadline	0.100
$\vdash$	4041.0	09/19/12	GMC	Received final Stips	0.100
	4042.0	09/21/12	GMC	Email correspondence w/Darius Charney re: Floyd	
4043					0.250
	4043.0	09/24/12	GMC	Meeting w/JN and JF to discuss City deficiency	
4044				letter and AS dep prep	1.750
1011	4044.0	09/24/12	GMC	Email from City re service of amended complaint,	
				Lauderborn dep, & discovery deficiencies	
4045				F,	0.500
10.13	4045.0	09/24/12	GMC	Email correspondence w/Darius Charney re: Floyd	
4046	i	03/2 1/12			0.250
10.10	4046.0	09/24/12	GMC	Email correspondence re service of amended	
  4047		05/21/12		complaint	0.100
-	4047.0	09/25/12	GMC	Prep AS for his dep	3.500
——	4048.0	09/25/12	GMC	Meeting w/ AS & JF & JN re dep prep	2.900
10.13	4049.0	09/26/12	GMC	Meeting w/ JN & JF & AS re adjorning dep due to	_
4050		03,20,12		father's medical emergency	0.600
	4050.0	09/26/12	GMC	Brady email re: service of process	0.100
	4051.0	09/26/12	GMC	Review of email from JN adjourning AS dep	0.100
	4052.0	09/27/12	GMC	Reviewed and signed stips	0.250
-	4053.0	09/28/12	GMC	Reviewed and resigned stips	0.100
	4054.0	10/02/12	GMC	Review of QAD interview of AS	2.250
-	4055.0	10/03/12	GMC	Received AS new email address	0.100
$\overline{}$	4056.0	10/04/12	GMC	Review of IAB recordings	2.750
	4057.0	10/04/12	GMC	Phone call and email correspondence w/Darius	_
4058			İ	Charney	0.750
	4058.0	10/04/12	GMC	Review of plaintiff's responses to defendants	-
4059	1			interrogatories	0.400
	4059.0	10/10/12	GMC	Prep Adrian for deposition	4.600
	4060.0	10/10/12	GMC	Review amended complaint	0.750
1.001	4061.0	10/11/12	GMC	Attended AS deposition and meeting afterwards	<del></del>
4062		10,11,12			8.900
	4062.0	10/11/12	GMC	Meeting with JN, JF, AS before depo	0.500
7003		10/11/12	GMC	Correspondence to SP re: color photos and QAD	
1064	l .	10/12/12			0.250
4064	4063.0	10/12/12	GMC	file review by AS	0

	Α	В	С	D	E
1	No.	Date	Timekeer	pe Description	Hours
	4064.0	10/15/12	GMC	Meeting w/JN & JF re: Marino's IAB interview &	
				inconsitencies w/claims in UF 49 & Halloween	
4065	<u> </u>			Night recording	1.200
	4065.0	10/15/12	GMC	Read and reviewed Kretz motion to have extra day	
4066	<u> </u>			to depose AS	0.300
	4066.0	10/17/12	GMC	Meeting w/JN & JF re: City's privilege claims and	
				possible arguments/motions to defeat such claims	
				highlights of Lauterborn interview &	
				inconsistencies w/Marino & home invasion	
4067				recording	3.300
	4067.0	10/17/12	GMC	Dicussion w/ JF & JN re City's refusal to allow AS	
4068				to see QAD file	0.400
4069	4068.0	10/17/12	GMC	Email from SP re: QAD file	0.100
	4069.0	10/18/12	GMC	Meeting w/JF & JN re: City's Deliberative Process	
				and Grand Jury privilege claims and best strategy	
4070				for defeating same.	1.200
	4070.0	10/18/12	GMC	Read and review Answer to Amended Complaint	
4071				from City	0.750
	4071.0	10/18/12	GMC	Review and revised of JN Motion permitting AS to	
				review QAD material and opposing 3 days of	
4072				depositions for AS	0.500
	4072.0	10/18/12	GMC	Email from SP re: service of newly named City	0.500
4073			1	defendants	0.100
	4073.0	10/18/12	GMC	Review of email from B Lee asking that plaintiff	0.100
				withdraw opp to extra day of dep for AS	
4074				opp to that any of dop for the	0.100
	4074.0	10/20/12	GMC	Phone call w/JN & JF re: P.O. Nowacki	0.100
				acknowledging quota (15 c's per month) at 81 &	
				possibly serving non-party subpoeana on her for	
				dep and discovering other possible w's at 81 re	
4075				summons quota	0.900
	4075.0	10/22/12	GMC	Review of City request to enlarge Hanlon time to	0.700
4076				respond	0.100
	4076.0	10/23/12	GMC	Drafted responses and compiled responsive docs	0.100
		1		for City defendants second request for discovery	
4077		1	İ	sent to JN for review	3.400
-	4077.0	10/24/12	GMC	Hearing on issue of extra dep time for AS	0.800
+	4078.0	10/24/12	GMC	Travel from SDNY for conference re: trial date (.5)	0.800
4079	10,000	10/21/12	Johns	Traver from 3DIV1 for conference re. trial date (.5)	0.250
⊦	4079.0	10/24/12	GMC	Travel from SDNY for conference re: trial date (.5)	0.250
1080	-01210	10/2 1/12	Gine	Travel from 3DIV1 for conference fet trial date (.5)	0.350
	4080.0	11/02/12	GMC	Review of case law sent by Lee re: medical	0.250
	-0000	1 1, 02, 12	Joine	proview of case law selle by Lee le. medical	
4081			Į.	defendants liability	0.400

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	4082.0	11/07/12	GMC	Hearing on issue of AS able to review QAD file	
4083					0.800
_	4083.0	11/07/12	GMC	Review of letter by SP relieving City as counsel for	ļ
4084				Mauriello	0.300
	4084.0	11/07/12	GMC	Travel from SDNY for conference re: trial date (.5)	
4085					0.250
	4085.0	11/07/12	GMC	Travel from SDNY for conference re: trial date (.5)	
4086					0.250
	4086.0	11/07/12	GMC	Email w/JN re: service of newly named defendants	
4087					0.100
	4087.0	11/13/12	GMC	Confirming with JF w/AS on the phone that he is	
4088				terminating representation	0.300
	4088.0	11/13/12	GMC	Various correspondence confirming termination of	
4089				representation with the parties	0.250
4090	4089.0	11/13/12	GMC	Correspondence from City re rep of AS	0.100
	4090.0	11/14/12	GMC	Receipt and review of letter terminating our	
4091				representation of AS	0.100
	4091.0	11/15/12	GMC	Review and signed letter to court informing we no	0.050
4092				longer represent AS	0.250
	4092.0	11/19/12	GMC	Review of court order prohibiting providing AS	0.100
4093				AEO material	0.100
1	4093.0	11/26/12	GMC	Review of correspondence to AS enclosing files	0.050
4094	_				0.250
	4094.0	01/23/15	GMC	Call w/JN and JF about taking over case again	0.800
	4095.0	02/02/15	GMC	Discussion w/ JF & JN re representing AS again	1 200
4096				for trial	1.300
	4096.0	02/02/15	GMC	Phone conversation w/JN re AS wants to rehire us	0.200
4097		00/04/15	6) (6)	DI II DI al II no mondio a tuisi atmatage	0.300
	4097.0	02/04/15	GMC	Phone call w JN and JF re: pending trial strategy and misc.evidentiary issues, and setting up meeting	
		ļ		to discuss same in greater detail	
4000				to discuss same in greater detail	0.900
4098		02/04/15	GMC	Review of email from AS re: QAD memo from Sgt.	0.700
4000	4098.0	02/04/13	GIVIC	Scott	0.400
4099	4099.0	02/04/15	GMC	Read and reviewed email from AS re: rehiring us	
4100	l	02/04/13	GIVIC	Read and reviewed email from 715 fe. femiling as	0.300
4100	4100.0	02/04/15	GMC	Discussion w/ JN & JF re scheduling a meeting w/	
	4100.0	02/04/13	GIVIC	NS to discuss case status and trial prep	
4101				110 to diseuss case status and trial prep	0.250
4101		02/04/15	GMC	Review of email from Nat Smith ("NS")	0.23
4100	4101.0	02/04/13	GIVIC	acknowledging and logistics of representation	0.100
4102	4102.0	02/05/15	GMC	Read and reviewed AS deposition	2.250

	А	В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	4103.0	02/05/15	GMC	Phone call w. JN re: updates on discussion with Nat Smith, records and transcripts provided by Adrian and goal to streamline case for trial	
4104	+	_			0.500
	4104.0	02/08/15	GMC	Read and reviewed AS deposition	3.250
4106	4105.0	02/08/15	GMC	Email correspondence re: videos of deps	0.250
4107		02/09/15	GMC	Read and reviewed Larry Schoolcraft Deposition	2.750
4108	4107.0	02/09/15	GMC	Phone call JN re: issues that came up in Adrian's Dep and Larry's Dep and possible Miotions in Limine	0.400
4109	4108.0	02/10/15		Meeting w/ JN & JF regarding global trial strategy, witnesses to be called (or not called), exhibits to use, Rule 68 offer and next steps for moving forward.	
4103	4109.0	02/10/15	GMC	Email correspondence w/AS, JN re: Defendants	3.500
4110			I 1	request to adjourn trial	0.250
	4110.0	02/11/15	GMC	Review of deposition exhibits	3.100
4112	4111.0	02/11/15	GMC	Review of summary judgment motions and exhibits	2.500
4113	4112.0	02/11/15		Review of witness/exhibit list from JN and discuss with JF	1.300
4114	4113.0	02/11/15	GMC	Review of email from AS	0.100
4115	4114.0	02/12/15	GMC	Review of deposition exhibits	4.400
4116	4115.0	02/12/15	$\overline{}$	Review of NOA for Howard Scheiner	0.100
4117	4116.0	02/13/15		Review of all evidence we have and what we are missing, drafted a list for JN to discuss, prepared items to put in binder, organized critical evidence for trial prep	5.250
4118	4117.0	02/13/15		Meeting w/JN to discuss which witnesses I would be responsible for at trial	1.300
4119	4118.0	02/13/15		Review of letter by Ryan Shaffer requesting more time for reply and 2 week adjournment of trial	0.100
4120	4119.0	02/13/15	GMC	Review of order setting trial date to April 20, 2015	0.100
4121	4120.0	02/15/15	GMC	Review of deposition exhibits	4.800
4122	4121.0	02/16/15		Review of summary judgment motions and exhibits	3.100
-	4122.0	02/17/15	GMC	Review of deposition exhibits	3.750
	4123.0	02/17/15	GMC 1	Listened and took notes of PAA Boston IAB interviews and reviewed Scott inteview memos	1.600
	4124.0	02/18/15		Began cross examination draft of PAA Boston	2.300
	4125.0	02/18/15	GMC I	Read, reviewed and took notes of PAA Boston deposition	2.250

	Α	В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	4126.0	02/18/15	GMC	Phone call JN regarding meeting for Friday,	
				important testimony from PAA Boston and issues	
		ļ		to cover in the plaintiffs direct (re: downgrading	
				and MIL regarding Johnstown Social Services	
4127			ļ		0.600
4128	4127.0	02/19/15	GMC	Drafted Boston Cross outline	2.300
	4128.0	02/19/15	GMC	Reviewed Mauriello's motion for SMJ and	·
4129				opposition to plaintiff's motion for SMJ	1.400
4130	4129.0	02/19/15	GMC	Retrieved a portion of AS deposition for JN	1.250
	4130.0	02/19/15	GMC	Phone call JN regarding best and worst PTS from	
				Huffman, Adrian's handling of downgrading issue	
		ĺ		at his deposition, fit for duty reports, and general	
				issues that might come up at tomorrows meeting	
4131					0.500
	4131.0	02/19/15	GMC	Emailed JN summary of deposition section and	_
4132				noted it for prep of AS at trial	0.300
	4132.0	02/20/15	GMC	Meeting w/ TEAM to discuss trial strategy,	
4133				division of Labor, motions	3.500
	4133.0	02/20/15	GMC	Drafted Boston cross outline	1.500
	4134.0	02/20/15	GMC	Meeting w/ JN and JF before meeting with Nat	
				Smith to discuss how we are going to proceed at	
  4135				meeting	1.000
1133	4135.0	02/20/15	GMC	Phone call JN regarding summary of todays	
4136		1		meeting	0.200
	4136.0	02/20/15	GMC	Review of letter AS wishes to send to Zachary	
4137				Carter re indemnification from Mauriello claim	0.100
	4137.0	02/23/15	GMC	Read, reviewed and took notes on Huffman	
4138				deposition	3.000
-	4138.0	02/23/15	GMC	Follow-up email with NS re: meeting	0.250
$\overline{}$	4139.0	02/24/15	GMC	Drafted Huffman cross examination outline	3.400
	4140.0	02/24/15	GMC	Review of John Eterno Deposition	1.900
	4141.0	02/24/15	GMC	Listened and isolated points of 10/31 day tour	
4142	Į.			recording from cross outline	1.250
	4142.0	02/24/15	GMC	Listened to Huffman IAB interviews and reviewed	
4143				Scott memo re same	1.100
-	4143.0	02/24/15	GMC	Discussion with JF re: Huffman cross	0.750
-	4144.0	02/24/15	GMC	Email correspondence w/NS re confidentiality	0.250
	4145.0	02/24/15	GMC	Review of email from JN to NS re missing docs	
4146		1		needed for crosses	0.250
-	4146.0	02/25/15	GMC	Drafted Huffman cross examination outline	3.400
	4147.0	02/25/15	GMC	Drafted Valenti examination outline	2.400
	4148.0	02/25/15	GMC	Review of Valenti deposition	1.500
	4149.0	02/25/15	GMC	Review of patrol guide procedures re sick leave and	
4150	ł	02,23,10		AWOL	0.900
	4150.0	02/25/15	GMC	Review of email from AS re timeline	0.400

	Α	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	4151.0	02/25/15	GMC	Email correspondence re: major points to hit with	
4152	2			Valenti	0.300
4153	4152.0	02/26/15	GMC	Drafted Valenti examination	3.400
	4153.0	02/26/15	GMC	Review of all recordings inventory and identifying	
4154				recordings that are missing	1.800
	4154.0	02/26/15	GMC	Meeting w/JN and JF re: outstanding items we need	
4155				from trial from NS	1.100
4156	4155.0	02/26/15	GMC	Discussion with JF re: Valenti exmanination	0.500
4157	4156.0	02/26/15	GMC	Email w/NS team re: missing recordings	0.400
İ	4157.0	02/26/15	GMC	Phone call with JN regarding plaintiff's	
				conversation with Huffman, recording of same and	
4158	<u> </u>			making transcripts of other recordings.	0.400
	4158.0	02/26/15	GMC	Phone call w/JN and Merry Soeto re: IAB and	
4159				DAO recording	0.300
	4159.0	02/26/15	GMC	Email correspondence w/NS and JN re: IAB	
4160				recorded interviews	0.250
4161	4160.0	02/27/15	GMC	Review of deposition summaries by NS team	3.800
	4161.0	02/27/15	GMC	Email and phone correspondence w/Veritext re:	
4162				transcribing IAB recordings	1.250
	4162.0	02/27/15	GMC	Email correspondence with NS and JN re: dep	-
				summaries, index of all exhibits, potential trial	
4163				exhibits	0.400
	4163.0	02/27/15	GMC	Emailed confidentiality stip to Veritext for	
4164				transcribers to sign	0.250
4165	4164.0	03/02/15	GMC	Review of deposition summaries by NS team	1.400
	4165.0	03/03/15	GMC	Review and revise Huffman cross examination	
4166				outline	1.800
	4166.0	03/03/15	GMC	Phone call JN regarding IAB tapes, strategy for	
				plaintiff direct and for use of home invasion audio	
4167				in opening	0.500
	4167.0	03/04/15	GMC	Review and revise Huffman cross examination	
4168				outline	2.300
	4168.0	03/04/15	GMC	Phone call with JN regarding Huffman cross-x	
				points, and using Valenti deposition testimony to	
				refute same and reassigning Sgt. James cross and	
				obtaining a draft of direct for plaintiff from NS	]
4169					0.500
4170	4169.0	03/04/15	GMC	Phone and email call w/JN re: witness list	0.300
	4170.0	03/04/15	GMC	E-mail exchange JN regarding Velez PBA	
4171				transcript, copy of same	0.100
	4171.0	03/04/15	GMC	E-mail exchange with JN regarding identity of	
4172		_		other IAB investigator	0.100
	4172.0	03/04/15	GMC	E-mail froim JN with revised witness list	0.100
	4173.0	03/05/15	GMC	Received and reviewed (for accuracy) transcribed	
4174				IAB recordings from Veritext	2.750

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	4174.0	03/06/15	GMC	Review of defendants Reply memorandums for	
4175				SMJ	2.250
4176	4175.0	03/06/15	GMC	Discussion w/JN & JF re proposed witnesses	0.600
4177	4176.0	03/06/15	GMC	Review of AS proposed witness list	0.300
4178	4177.0	03/09/15	GMC	Review of plaintiff's consolidated 56.1	1.000
4179	4178.0	03/09/15	GMC	Review of Marino deposition	0.800
4180	4179.0	03/09/15	GMC	Phone call w/NS re consolidated 56.1	0.400
4101	4180.0	03/09/15	GMC	Phone call w. JN regarding E-mails sent to Smith and setting up meeting with him and his trial team	0.300
4181	4181.0	03/09/15	GMC	Review of Lamstein depostion errata sheet	0.300
		03/09/13	GMC	Began drafting AS direct examination	4.800
4183	4182.0 4183.0	03/10/13	GMC	Discussion with JF to help outline AS direct	4.000
4104		03/10/13	GMC	examination	1.500
4184		03/10/15	GMC	Email and phone correspondence w/NS team re	
4185	4184.0	03/10/13	GMC	Schoolcraft recordings of 10/31	0.600
4185	4185.0	03/11/15	GMC	Draft AS direct examination, review deps, audios	0.000
4100	l	03/11/13	GMC	Dian As unect examination, review deps, audios	5.500
4186		03/11/15	GMC	Email w/NS and JN re: exhibits and meeting	0.100
418/	4186.0		GMC	Meeting w/ JF, JN, NS, and Jon L re trial, motions	0.100
4188	4187.0	03/12/15			2.400
	4188.0	03/12/15	GMC	Draft AS direct examination, review deps, audios	
4189					2.250
4190	4189.0	03/12/15	GMC	Email from AS re: witness list	0.100
	4190.0	03/13/15	GMC	Draft AS direct examination, review deps, audios	
4191					4.300
	4191.0	03/13/15	GMC	Review of proposed jury instructions drafted by NS	
4192				team	0.400
4193	4192.0	03/13/15	GMC	Review of email from JN re:	0.250
	4193.0	03/16/15	GMC	Draft AS direct examination, spoke to AS on	
4194				phone, developed ideas re points to cover	3.400
4195	4194.0	03/16/15	GMC	Review of production index and evidence to assess documents still missing and needed for review and incorporation into examinations	1.400
	4195.0	03/16/15	GMC	Discussion with JF re: AS direct examination and	1.20
4196				points to cover, strategy	1.300
4197	4196.0	03/16/15	GMC _	Drafted and sent email to NS team re: missing documents	0.30
4198	4197.0	03/17/15	GMC	Draft AS direct examination, reviewed docs, memos, recordings	6.25
<b>├</b>	4198.0	03/17/15	GMC	Review of interview memo of Stretmoyers	0.30
7193	4199.0	03/18/15	GMC	Began Draft James cross examination, reviewed	
4200		03/16/13	ONIC	does, memos, hospital records	5.40
4200	4200.0	03/18/15	GMC	Drafted and emailed subpoenas of City defendants	
	4200.0	05/10/13	OMC	to NS	0.75

No. 4201.0 4202.0 4203.0 4204.0 4205.0 4206.0 4207.0 4209.0 4210.0	Date  03/18/15  03/18/15  03/19/15  03/19/15  03/19/15  03/20/15  03/20/15  03/23/15  03/23/15	GMC GMC GMC GMC GMC GMC GMC GMC	Email w/JN re Schoolcraft direct Review of NS striking Lamstein report Draft James cross examination, reviewed docs, memos, hospital records Discussion with JF re: James cross examination  Review of NS verdict sheet Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio Email re Kretz finding Schoolcraft Review of NS letter re Lamstein and emailed comments Draft Sawyer cross examination, reviewed docs,	0.250 0.250 3.900 0.750 0.250 4.800 0.250
4202.0 4203.0 4204.0 4205.0 4206.0 4207.0 4208.0 4209.0	03/18/15 03/19/15 03/19/15 03/19/15 03/20/15 03/20/15 03/22/15	GMC GMC GMC GMC GMC GMC GMC	Review of NS striking Lamstein report  Draft James cross examination, reviewed docs, memos, hospital records  Discussion with JF re: James cross examination  Review of NS verdict sheet  Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	0.250 3.900 0.750 0.250 4.800 0.250
4203.0 4204.0 4205.0 4206.0 4207.0 4208.0 4209.0 4210.0	03/19/15 03/19/15 03/19/15 03/20/15 03/20/15 03/22/15 03/23/15	GMC GMC GMC GMC GMC GMC	Draft James cross examination, reviewed docs, memos, hospital records  Discussion with JF re: James cross examination  Review of NS verdict sheet  Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	3.900 0.750 0.250 4.800 0.250
4204.0 4205.0 4206.0 4207.0 4208.0 4209.0 4210.0	03/19/15 03/19/15 03/20/15 03/20/15 03/22/15 03/23/15	GMC GMC GMC GMC GMC	memos, hospital records  Discussion with JF re: James cross examinaiton  Review of NS verdict sheet  Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	0.750 0.250 4.800 0.250
4205.0 4206.0 4207.0 4208.0 4209.0 4210.0	03/19/15 03/20/15 03/20/15 03/22/15 03/23/15	GMC GMC GMC GMC	Discussion with JF re: James cross examinaiton  Review of NS verdict sheet  Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	0.750 0.250 4.800 0.250
4205.0 4206.0 4207.0 4208.0 4209.0 4210.0	03/19/15 03/20/15 03/20/15 03/22/15 03/23/15	GMC GMC GMC GMC	Review of NS verdict sheet  Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	4.800 0.250
4206.0 4207.0 4208.0 4209.0 4210.0	03/20/15 03/20/15 03/22/15 03/23/15	GMC GMC GMC	Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	4.800 0.250
4206.0 4207.0 4208.0 4209.0 4210.0	03/20/15 03/20/15 03/22/15 03/23/15	GMC GMC GMC	Began Draft Sawyer cross examination, reviewed docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	4.800 0.250
4207.0 4208.0 4209.0 4210.0	03/20/15 03/22/15 03/23/15	GMC GMC	docs, memos, hospital records, audio  Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	0.250
4208.0 4209.0 4210.0	03/22/15	GMC GMC	Email re Kretz finding Schoolcraft  Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	0.250
4208.0 4209.0 4210.0	03/22/15	GMC GMC	Review of NS letter re Lamstein and emailed comments  Draft Sawyer cross examination, reviewed docs,	_
4209.0	03/23/15	GMC	Draft Sawyer cross examination, reviewed docs,	0.400
4210.0			Draft Sawyer cross examination, reviewed docs,	0.400
4210.0			· · · · · · · · · · · · · · · · · · ·	
	03/23/15			
	03/23/15		memos, hospital records, audio	2.750
4211.0		GMC	Discussion with JF re: Sawyer points for cross	
4211.0	<del></del>		examination	0.600
	03/23/15	GMC		
			sheet, Lamstein letter and exhibit list/chart	
10100	0.2/2.2/2.2	-		0.500
4212.0	03/23/15	GMC		
1010 0	102/22/45	0) (0)		0.400
				0.400
1214.0	03/23/15	GMC		
4215.0	02/02/15			0.300
1215.0	03/23/15	GMC	Email correspondence re: Schoolcraft short film	
12160	02/22/15	6746	T II NO DO MIL TO	0.250
				0.250
1217.0	03/23/15	GMC	1 1	0.050
1218 0	03/23/15	GMC		0.250
1210.0	03/23/13	JOINIC		0.050
1219 0	03/23/15	GMC		0.250
7217.0	03/23/13	GMC	T I	0.100
1220.0	03/23/15	GMC		0.100
				0.100
.221.0	03/21/13	GMC	i i	1.750
222.0	03/24/15	GMC		1.750
	03/21/13	Givic		
			relation to Madrieno and general trial strategy	0.600
223.0	03/24/15	GMC	Email and phone correspondence w/INI	0.600
	33/21/13	Givic	1 '	0.200
224.0	03/25/15	GMC		0.300
	3.23,13	OWIC .		0.250
44 40 40 40 40 40 40 40 40 40	212.0 213.0 214.0 215.0 216.0 217.0 218.0 229.0 221.0 222.0	212.0 03/23/15 213.0 03/23/15 214.0 03/23/15 215.0 03/23/15 216.0 03/23/15 217.0 03/23/15 218.0 03/23/15 219.0 03/23/15 220.0 03/23/15 221.0 03/24/15 222.0 03/24/15	212.0 03/23/15 GMC  213.0 03/23/15 GMC  214.0 03/23/15 GMC  215.0 03/23/15 GMC  216.0 03/23/15 GMC  217.0 03/23/15 GMC  218.0 03/23/15 GMC  219.0 03/23/15 GMC  220.0 03/23/15 GMC  221.0 03/24/15 GMC	sheet, Lamstein letter and exhibit list/chart    212.0

	A	В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	4225.0	03/25/15	GMC	Email correspondence w/JN and NS regarding	
4226				regular meetings	0.250
4227	4226.0	03/26/15	GMC	Updated AS direct examination	3.250
	4227.0	03/26/15	GMC	Review of AS medical records from JHMC, Sure,	
4228				Luell, Forrest Hills	2.300
4229	4228.0	03/26/15	GMC	Email correspondence w/AS re Kretz Jetter	0.100
4230	4229.0	03/26/15	GMC	Email from JN re: medical records	0.100
4231	4230.0	03/26/15	GMC	Review of Kretz letter re film	0.100
	4231.0	03/27/15	GMC	Phone call with NS, JL and JN regarding multiple	
				issues related to prepping for trial, including	
				exhibits, experts, jury charges, voir dire, speaking	
				to landlord, prepping client and comp stat clips	
4232					1.900
	4232.0	03/27/15	GMC	Phone conference with JN, NS, JF, John Lenoir	
4233				("JL")	1.000
	4233.0	03/27/15	GMC	Review of documents produced by Graham	
4234				Raymond	0.500
	4234.0	03/27/15	GMC	Various email correspondence JN and NS re:	
4235				Meeting missing IAB Lauterborn recording	0.400
4236	4235.0	03/27/15	GMC	Review of Sgt. Chu and Scott memo	0.300
4237	4236.0	03/27/15	GMC	Review of emails w/City re subpoenas	0.250
	4237.0	03/27/15	GMC	Email correspondence w/Merry Soetano re: AS	
4238				audio clips	0.100
	4238.0	03/27/15	GMC	Phone call JN regarding preparing for conference	
				call with NS today and using Veritext software	
4239					0.100
4240	4239.0	03/28/15	GMC	Emailed JN and NS rough draft of AS direct	0.100
4241	4240.0	03/29/15	GMC	Review of AS email, timeline, records	0.400
	4241.0	03/30/15	GMC	Began Draft Broschart cross examination, reviewed	
4242				docs, memos, audio	4.500
	4242.0	03/30/15	GMC	Phone call JN & JF regarding admissibility of tape	
				recorded statements of persons interviewed by IAB	0.200
4243					0.300
-	4243.0	03/30/15	GMC	Phone call w/JN re: Citys request to adjourn	0.300
-	4244.0	03/30/15	GMC	Review of AS letter requesting conference	0.250
4246	4245.0	03/30/15	GMC	Email from JN w/IAB report	0.100
	4246.0	03/31/15	GMC	Draft Broschart cross examination, reviewed docs,	2.500
4247				memos, audio	3.500
	4247.0	03/31/15	GMC	Email correspondence w/NS and JN re trial	0.000
4248	<del>                                       </del>			witnesses and exhibits	0.250
	4248.0	04/01/15	GMC	Reviewed and revised Broschart cross examination	2.000
4249		<u> </u>			3.900

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	4249.0	04/01/15	GMC	Phone Call with JN regarding important points	
	İ			from Valenti and Broschart and additional grounds	
				for impeaching Huffman and difference between	
				Administrative leave and lost time	
4250					0.500
4251	1 4250.0	04/01/15	GMC	Email re: meeting w/JN, and NS team	0.100
4252	2 4251.0	04/02/15	GMC	Meeting with JN and NS team	1.900
	4252.0	04/02/15	GMC	Drafted and sent follow up emails w/NS team and	
4253	3			JN after meeting re: exhibits	0.500
	4253.0	04/02/15	GMC	Review of SK jury instructions along with email re:	
4254	ı	i		same	0.300
F	4254.0	04/02/15	GMC	Email and phone correspondence with veritext re:	
4255	5			Lauterborn audio	0.250
4256	4255.0	04/02/15	GMC	Phone call w/NS re IAB transcripts	0.250
	4256.0	04/02/15	GMC	Phone call with JN regarding Lauterborn's second	0.230
	İ			PG in September 2010 and getting recordings of	
4257	,			same	0.100
	4257.0	04/03/15	GMC	Updated revised and drafted Broschart cross	0.100
  4258	1		00	examination outline	5.500
	4258.0	04/03/15	GMC	Phone call JN regarding important point from	3.300
İ	1.220.0	0 1,03713	Givic	Broschart testimony and defendants' of obsession to	
				suspend and real reason for entering apartment	
				(illegal search and destroy evidence)	
  4259				(megar search and destroy evidence)	0.200
7233	4259.0	04/03/15	GMC	Davious of raying Scatt Variable well (ISVII):	0.300
4260		04/03/13	GWIC	Review of revised Scott Korenbaum ("SK") jury	0.050
7200	4260.0	04/03/15	GMC	instructions along with email re: same	0.250
4261		04/03/13	GIVIC	Review email from JN including AS performance report	0.100
	4261.0	04/04/15	GMC	Email from NS re: revised exhibit list	0.100
	4262.0	04/04/15	GMC	Review of revised verdict sheet from NS	0.250
7203	4263.0	04/04/15	GMC		0.100
4264	ĺ	04/03/13	OWIC	Email correspondence w/JN and NS re revised exhibit list	0.050
	4264.0	04/05/15	GMC		0.250
	4265.0	04/06/15	GMC	Review email from JN including AS W2s Review and revised JF MIL	0.100
1200	4266.0	04/06/15	GMC		1.250
	4200.0	04/00/13	OMC	Phone call with NS & JN regarding exhibit list,	
				verdict sheet, important points for opening	İ
1267				regarding Bernier and Isakov and failure of med	1
4267	4367.0	04/06/15		departments to speak with IAB	1.000
_	4267.0	04/06/15		Phone call w/JN and NS re: trial exhibits	0.500
4209	4268.0	04/06/15		Review of audio clips from NS	0.400
4270	4269.0	04/06/15		Review of revised SK jury instructions along with	
4270	4370.0	0.4/0.5/1.5		email re: same	0.250
	4270.0	04/06/15		Email from NS re Audio clips	0.100
42/2	4271.0	04/06/15	GMC	Review of City letter request for extension	0.100

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	4272.0	04/06/15	GMC	Review of email correspondence re Alan Scheiner	
4273				("AS") request for adjournment	0.100
	4273.0	04/07/15	GMC	Began Draft Duncan cross examination, reviewed	
4274		Ì		docs, memos, audio	3.500
4275	4274.0	04/07/15	GMC	Review of revised JF MIL	0.500
	4275.0	04/07/15	GMC	Review and discuss NS letter to court re: delay of	
4276			ĺ	trial and announcing our rehiring w/JN	0.300
	4276.0	04/07/15	GMC	Review of Jury Instructions from Magdelena Bauza	
4277				("MB")	0.300
	4277.0	04/07/15	GMC	Phone call JN & NS regarding best strategy for	
4278				handling City's request for adjournment	0.200
	4278.0	04/07/15	GMC	Phone call with JN regarding City's application for	
4279				adjournment	0.100
4280	4279.0	04/07/15	GMC	Review of SK comments on JF MIL draft	0.100
	4280.0	04/08/15	GMC	Draft Duncan cross examination, reviewed docs,	
4281	ļ			memos, audio	3.800
	4281.0	04/08/15	GMC	Phone call with JN and JF regarding trial	
		ĺ		adjournment, proposed filings, various strategies	
				for trying to make sure trial goes on April 20	
4282	•				0.750
	4282.0	04/08/15	GMC	Email and phone correspondence re: pushing trial	
				back a week to avoid delay of trial post summer	
4283					0.600
_	4283.0	04/08/15	GMC	Final review of MIL	0.300
,	4284.0	04/08/15	GMC	Phone call JN regarding points from Duncan	
				deposition regarding ESU, meat cleaver and	
4285	,			travelling to Johnstown	0.200
1200	4285.0	04/08/15	GMC	Phone call NS and JN re writing a supplemental	<u> </u>
	1200.0			letter to Court regarding trial date issues	
4286					0.200
7200	4286.0	04/09/15	GMC	Draft Duncan cross examination, reviewed docs,	
4287	1			memos, audio	4.100
$\vdash$	4287.0	04/09/15	GMC	Emailed JN a portion of Duncan cross	0.100
1200	4288.0	04/09/15	GMC	Emailed NS for BNIU exhibits for inclusion on	
4289			İ	ЈРТО	0.100
7.233	4289.0	04/11/15	GMC	Email correspondence w/JN and NS re: trial date	
4290				and schedule	0.250
	4290.0	04/11/15	GMC	Email w/NS re Home Invasion Transcript	0.100
-	4291.0	04/13/15	GMC	Update and revise Duncan cross examination,	2.100
	3 4292.0	04/13/15	GMC	Conf. on trial date- case adjourned	1.000
-	4293.0	04/13/15	GMC	Meeting w/JN and JF re new trial date	0.500
72.92	4294.0	04/13/15	GMC	Email w/veritext re: changes to Home Invasion	
4295	ł	0 1/13/13		transcript	0.250
423	4295.0	04/13/15	GMC	Travel from SDNY for conference re: trial date (.5)	
4296		0 1/13/13	155	,	0.250

	A	В	С	D	E
_ 1	No.	Date	Timekeepe	Description	Hour
	4296.0	04/13/15	GMC	Travel to SDNY for conference re: trial date (.5)	
4297	7			, '	0.250
	4297.0	04/13/15	GMC	Email correspondence w/RS and NS re: Lauterborn	
4298	3			interview	0.100
	4298.0	04/14/15	GMC	Email correspondence with SK re: Jury instructions	
4299					0.100
	4299.0	04/15/15	GMC	Reviewed and revised Boston outline for deposition	
4300				read ins	2.250
4301	4300.0	04/15/15	GMC	Review of newly produced Lamstein notes	0.250
	4301.0	04/15/15	GMC	Emailed w/JN and NS re mediation offer from the	
4302				City	0.100
4303	4302.0	04/15/15	GMC	Phone call w/JN re Boston unavailability	0.100
4304	4303.0	04/15/15	GMC	Review of correspondence re: PAA Boston	0.100
	4304.0	04/17/15	GMC	Phone call w/ rest of trial team regarding City'	
				proposal for mediation and best strategy for	
4305	,	İ		responding	0.600
	4305.0	04/17/15	GMC	Conference call with team re: best strategy for	
4306		ļ		responding to City latest "offer"	0.500
	4306.0	04/17/15		Phone call with JN & JF following up on phone	
	Ì			call and discussing settlement position vs. going to	
4307	:		1 1	trial	0.400
4308	4307.0	04/17/15	GMC	Email from RS re Lauterborn audios	0.100
	4308.0	04/21/15		Review of letter from City requesting more time for	-0.100
4309				MIL	0.250
	4309.0	04/27/15	GMC	Email correspondence with City re: Lauterborn	
4310				Audio	0.250
4311	4310.0	04/29/15	GMC	Email with NS re trial issues and AS	0.250
4312	4311.0	05/05/15		Read and review Ct's Opinion on SJ	1.400
4313	4312.0	05/05/15		Discussion w/JN and JF re SMJ	0.500
4314	4313.0	05/05/15	GMC	Email w/JN re SMJ opinion	0.100
	4314.0	05/08/15	GMC	Discussion w/ JF & JN re decision and impact on	
4315			_	trial and motion in lim	0.800
	4315.0	05/12/15	GMC	Meeting w/NS team JN and JF pre-conf	1.500
4317	4316.0	05/12/15	GMC '	Team meeting following conf.	1.250
_	4317.0	05/12/15	GMC	Conf. trial adjourned to Oct. 19	1.000
4319	4318.0	05/12/15	GMC	Travel from SDNY for conf. (.5)	0.250
1320	4319.0	05/12/15	GMC	Travel to SDNY for conf. (.5)	0.250
1321	4320.0	05/13/15	GMC I	Email correspondence w/SK re conference	0.100
	4321.0	05/14/15		Email correspondence all parties re: pretrial	
1322				submissions schedule	0.100
	4322.0	05/15/15		Email correspondence all parties re: pretrial	0.100
1323			1 1	submissions schedule	0.100
	4323.0	05/18/15		Review of letter motion titled by City re JPTO	0.100
1324			I F	dates	0.100
1325	4324.0	05/21/15		Email NS resettlement offer from City	0.100

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
4326	4325.0	05/28/15	GMC	Email JN re Veritext bill	0.100
4327	4326.0	05/29/15	GMC	Email w/JN and NS re: City bifurcation request	0.250
	4327.0	05/29/15	GMC	Email correspondence all parties re: pretrial submissions schedule	0.100
4328	4328.0	06/01/15	GMC	Review and comment on NS draft reconsideration	0.400
4329		0.6/00/1.6	CNC	De in a faite en estimate hifurente	0.400
4330	4329.0	06/02/15	GMC	Review of citys motion to bifurcate  Review of email correspondence w/court re	0.230
	4330.0	06/03/15	GMC	motions	0.250
4331	1221.0	06/04/15	GMG	Review of Mauriello's motion for reconsideration	0.230
	4331.0	06/04/15	GMC	Review of Mauriello's motion for reconsideration	0.500
4332	<b>-</b>	06/10/16	6)46	Phone call with Schoolcrafts and JN	0.800
4333	4332.0	06/10/15	GMC		0.800
	4333.0	06/22/15	GMC	Review of email correspondence re: opposition to	0.250
4334		0.5/20/15		reconsideration motions	0.230
	4334.0	06/23/15	GMC	Review of email correspondence re: opposition to	0.100
4335				reconsideration motions	0.100
ļ	4335.0	06/23/15	GMC	Review of email correspondence re: opposition to	0.100
4336				reconsideration motions	0.100
4337	4336.0	06/24/15	GMC	Review of email correspondence re: opposition to reconsideration motions	0.100
-	4337.0	06/24/15	GMC	Review of email correspondence w SK re: motion	_
  4338				schedules	0.100
-	4338.0	06/29/15	GMC	Review of NS motion opposing bifurcation	0.250
1.000	4339.0	07/06/15	GMC	Review of opposition motions to defendants	
4340	1			reconsideration motions	0.750
13.5	4340.0	07/06/15	GMC	Review of email correspondence between all	
4341	İ			parties	0.100
	4341.0	07/07/15	GMC	Review of email correspondence between NS team	
4342	i .			re Eterno	0.100
75.12	4342.0	07/07/15	GMC	Review of email correspondence re: opposition to	
4343	1			reconsideration motions	0.100
13 13	4343.0	07/08/15	GMC	Review of email correspondence between all	
4344	i			parties	0.100
	4344.0	07/13/15	GMC	Review of JHMC to NS motion for recon	0.300
13.13	4345.0	07/15/15	GMC	Review of email correspondence between all	
4346	1			parties	0.100
13.10	4346.0	07/17/15	GMC	Review of Email correspondence between JL and	
4347	1	0,,1,,10		NS re: John Eterno	0.250
754/	4347.0	07/20/15	GMC	Review of Email correspondence between JN and	
4348		07,20,13	0	NS re: John Eterno	0.100
-	4348.0	07/23/15	GMC	Review of reply memo for AS	0.750
4345	4349.0	07/23/15	GMC	Review of City Defendants reply affirmations	
4350	ı	0 // 23/13	OMIC	recon motions	0.500
	4350.0	07/24/15	GMC	Schoolcraft team meeting	2.900

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	4351.0	07/24/15	GMC	Phone call with JN & JF regarding issues to discuss	
435				at meeting today with rest of trial team	0.500
$\vdash$	3 4352.0	07/24/15	GMC	Follow up email Schoolcraft team re trial docs	0.300
	4353.0	07/27/15	GMC	Email JN re Polanco as witness	0.100
$\vdash$	4354.0	07/27/15	GMC	Email w MS re: master exhibit list	0.100
-	4355.0	07/28/15	GMC	Review of updated jury instructions	0.400
4357	4356.0	07/29/15	GMC_	Emails with Schoolcraft team re: settlement	0.100
	4357.0	07/30/15	GMC	Phone call JN regarding settlement position &	
	ļ			response to City's settlement position and response	
4358				to City's settlement overtures	0.400
	4358.0	07/30/15	GMC	Phone call w/JN and NS re settlement	0.400
	4359.0	07/30/15	GMC	Emails with Schoolcraft team re: settlement	0.100
-	4360.0	07/31/15	GMC	Emails with Schoolcraft team re: settlement	0.100
	4361.0	08/03/15	GMC	Review and revise Gough cross	3.300
	4362.0	08/03/15	GMC	Review and revise Duncan cross	2.750
	4363.0	08/03/15	GMC	Email w/NS re Gough deposition	0.100
	4364.0	08/04/15	GMC	Phone call w/JN re: witness list and exhibit list	0.400
4366	4365.0	08/04/15	GMC	Review of NS revised witness and exhibit list	0.300
1,267	4366.0	08/05/15	GMC	Phone calls with JN and NS re: exhibit and witness	
4367	<del>-</del>	00/07/15		list	1.000
	4367.0	08/07/15	GMC	Phone call with JN, JL & NS regarding multiple	
4368				issues in defendants' respective JPTO's	
4300	4368.0	08/07/15	GMC	D ' CD ' LY L	1.000
4369		08/07/13	GMC	Review of Bernier and Jsakov proposed JPTO	
4309	4369.0	08/09/15	GMC	sections Project 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.500
4370	ĺ	08/09/13	GIVIC	Review of email correspondence re: JPTO and motion deadlines	0.100
14370	4370.0	08/10/15	GMC		0.100
4371		00/10/15		Review of email correspondence re: JPTO and motion deadlines	0.100
1071	4371.0	08/11/15		Draft Yeager examination - review records, listen	0.100
4372				to audio and work of transcription	2 400
	4372.0	08/11/15		Review of City defendants JPTO	0.750
	4373.0	08/11/15	GMC	Review of end discovery served by City	0.730
-	4374.0	08/12/15	GMC	Add to and revise Yeager examination	3.400
	4375.0	08/12/15		Update and revise Gough examination	2.500
4377	4376.0	08/13/15		Reviewed and updated Sawyer examination	3.750
4378	4377.0	08/13/15		Update and revise James cross examination	2.900
4379	4378.0	08/13/15	-	Review of correspondence all parties re: JPTO	0.100
	4379.0	08/14/15		Review and update cross examination drafts to date	0.100
4380				and emailed all to team	4.800
	4380.0	08/14/15		Review of Lauterborn transcribed audio interview	1.000
4381				and emailed to team	0.600
4382	4381.0	08/14/15	GMC	Review of City's email re JPTO	0.250
4383	4382.0	08/14/15	$\overline{}$	Email re: City filing JPTO without our input	0.100
4384	4383.0	08/18/15		Phone call and email w/JN re Huffman	0.300

	Α	В	C	D '	E
1	No.	Date	Timekeep	Description	Hours
4385	4384.0	08/21/15	GMC	Sent updated crosses to team	0.250
4386	4385.0	08/21/15	GMC	Email all parties re MIL due date	0.100
4387	4386.0	08/22/15	GMC	Updated AS examination and sent to team	2.900
	4387.0	08/24/15	GMC	Reviewed JN cross outlines and updated witness	
4388				examinations	1.750
	4388.0	08/24/15	GMC	Drafted points to discuss w/JN	0.400
4390	4389.0	08/24/15	GMC	Review of NS email re upstate visits to AS	0.250
4391	4390.0	08/24/15	GMC	Received JN cross examinations	0.100
	4391.0	08/26/15	GMC	Reviewed JN cross outlines and updated my own	
4392				witness examinations	3.300
	4392.0	08/26/15	GMC	Drafted points to discuss w/JN	0.750
	4393.0	08/27/15	GMC	Reviewed JN cross outlines and updated my own	
4394				witness examinations	2.500
4395	4394.0	08/31/15	GMC	Review of JF MIL with additional points	0.500
	4395.0	09/01/15	GMC	Reviewed JN cross outlines and updated my own	
4396				witness examinations	2.800
	4396.0	09/02/15	GMC	Drafted points to discuss w/JN	1.400
	4397.0	09/03/15	GMC	Review of City letter re: JPTO schedule	0.250
	4398.0	09/08/15	GMC	Update and revise Schoolraft direct examination	<u>-</u>
4399				,	3.400
_	4399.0	09/08/15	GMC	Phone call with Adrian Schoolcraft re: trial	0.750
	4400.0	09/08/15	GMC	Phone call with JN & JF recapping discussion with	
				defense counsel and clients over the weekend	
4401					0.600
	4401.0	09/08/15,	GMC	Phone call with NS, JF and JN regarding best	
		`,		strategy for handling settlement discussions with	
4402				the City	0.600
	4402.0	09/08/15	GMC	Phone call w/JN re Schoolcrafts	0.300
	4403.0	09/09/15	GMC	Review and update Valenti deposition	1.250
<b>├</b>	4404.0	09/10/15	GMC	Update Huffman cross examination	2.750
	4405.0	09/11/15	GMC	Review of email time line from Schoolcraft	0.900
	4406.0	09/11/15	GMC	Phone calls with NS and JN re City settlement offer	
4407	i				0.800
4408	4407.0	09/11/15	GMC	Email w/JN re Schoolcraft timeline	0.100
	4408.0	09/15/15	GMC	Reviewed JN cross outlines and updated my own	
4409				witness examinations	2.300
4410	4409.0	09/16/15	GMC	Review of NS cross examination outlines	3.600
$\vdash$	4410.0	09/16/15	GMC	Phone call w/Schoolcraft re settlement	0.800
$\overline{}$	4411.0	09/16/15	GMC	Review of new Rule 68 offer	0.500
	4412.0	09/16/15	GMC	Review of NS memo to Schoolcraft re settlement	
4413	1				0.300
	4413.0	09/16/15	GMC	Email w NS re memo and settlement	0.250
	4414.0	09/16/15	GMC	Review of NS email to Schoolcraft resettlement	
4415	l.				0.100

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
441	4415.0	02/16/13	JL	Review of case history and complaint; document preparation for presentation to DOJ	3.500
4417	4416.0	02/17/13	JL	Review of case files and and audio recordings; document preparation to formally request DOJ intervention	3.250
4418	4417.0	02/18/13	JL	Review of case timeline and document preparation for Main Justice and US Attorney presentation	4.000
4419	4418.0	02/19/13	JL	Telephone conference with EDNY Civil Rts Chief Pam Chen; document preparation.	0.750
4420	4419.0	02/20/13	JL	Prepare draft letters to DOJMain Justcie and USAO, EDNY	1.500
4421	4420.0	02/21/13	JL	Telephone conference with Peter Gleason and client Schoolcraft in reference to case preparation for trial (DOJ letter review).	1.250
4422	4421.0	03/20/13	JL	Final Draft, review and mail of letters to Main Justice and US Attorney	1.500
4423	4422.0	04/01/13	JL	Meeting with Peter Gleason to prepare for client meeting April 7 and court appearance April 10	1.000
4424	4423.0	04/09/13	JL	Meeting with Nat Smith to prepare for Hearing April 10, 2013	2.500
4425	4424.0	04/10/13	JL	Court: Hearing re discovery before Judge Sweet - SDNY, 500 Pearl Street, NYC. Meeting w/Smith to review hearing and discovery plan.	3.250
4426	4425.0	04/11/13		Meeting with R. Koshets; Nat Smith; Peter Gleason; Gilbert to review NYPD pending internal charges v. client	2.750
4427	4426.0	04/25/13		Meeting with Adrian Schoolcraft and Nat Smith to prepare client for depositions; review status of case	1.250
4428	4427.0	04/26/13		Meeting with Adrian Schoolcraft and Nat Smith to prepare for depositions	5.750
4429	4428.0	04/27/13		Meeting with Schoolcraft and Nat Smith to prepare for depositions.	5.500
4430	4429.0	05/09/13	-   -  -	Meeting with Nat Smith to review and prepare discovery, engage investigator and prepare depositions	3.250
4431	4430.0	05/12/13	JL	Review of audio recordings made by client; sort and prepare summaries.	4.500
4432	4431.0	05/13/13	JL	Meet investigator Helena Melisi; review case re engagement as investigator	2.750
4433	4432.0	05/16/13	JL	Telephone call with Nat Smith and Helena Melisi re: NYPD reinstatement options for AS.	0.750

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	4433.0	05/16/13	JL	Review of IAB reports of interviews with	
4434				individual officers	2.750
	4434.0	05/17/13	JL	Telephone call with Nat Smith 3:30-4:15 and draft	
				email re: strategy for NYPD departmental hearing	
4435				June 17-18, 2013.	1.500
	4435.0	05/17/13	JL	Review of IAB interviews of individual defendants	
4436				and others; prepare notes	4.250
_	4436.0	05/18/13	JL	Review of IAB interviews; telephone call with Nat	
				Smith and AS re: strategy for NYPD departmental	
4437			İ	hearing	3.500
	4437.0	05/21/13	JL	Meeting with Nat Smith and telephone call with	
		ļ		James McCutcheon re: NYPD departmental trial	
4438				strategy	2.250
	4438.0	06/05/13	JL	Appearance in court; Sweet, J. redpositions and	
				discovery status; post hearing conf w/Smith	
4439					1.750
	4439.0	06/07/13	JL	Meeting with potential expert witnesses, Dr. Tom	
				Litwack, Dr. Eli Silverman and Dr. John Eterno;	
4440				introduction of Nat Smith to experts	2.500
	4440.0	06/09/13	JL	Review and edit of Memorandum and proposed	
4441				Order for filing with Court	1.000
	4441.0	06/26/13	JL	Meeting with client and Nat Smith - Johnston New	
				York Holiday Inn. 7 hours are travel time billed	
4442				separately	5.500
	4442.0	07/10/13	JL	Travel for meeting with client and Nat Smith	_
4443				Albany	3.500
	4442.0	07/10/13	JL	Meeting with client and co-counsel Smith in	
			İ	Albany NY. Full review of discovery and trial	
4444				posture. (7 hr travel)	5.000
	4443.0	06/26/13	JL	Travel for meeting with client and Nat Smith -	
4445			:	Johnston New York Holiday Inn.	3.500
	4445.0	08/06/13	JL	Confirm with Tom Litwack meeting re: Expert	
4446				Witness participation	0.750
	4446.0	08/07/13	JL	Meeting with trial illustrator (11am-1pm). Meeting	
				with potential expert witness, Dr. Tom Litwack -	
4447			İ	(3pm-5pm).	3.500
	4447.0	08/24/13	JL	Telephone conference with Smith re invest report	
4448				on DCPI Brown	0.500
	4448.0	08/27/13	JL	Client meeting at, Saugerties, NY. with Nat Smith;	
				Review case status and strategy with client. [7 hr	
4449				travel]	5.500
	4449.0	08/27/13	JL	Travel from NYC to Saugerties and return for	
4450	ŀ			client meeting	3.500
	4450.0	09/04/13	JL	Prepare biweekly status report for client;; review	
4451				motion status and prepare case report.	1.500

	A	В	C	D	E
1	No.	Date	Timekeep	De Description	Hours
4452	4451.0	09/10/13	JL	Review of documents in preparation for client's examination before trial	4.500
4453	4452.0	09/13/13	JL	Prepare status report for client	0.500
4454	4453.0	09/25/13	JL	Prepare for hearing on discovery (1.0); Oral Argument re: discovery - USDC SDNY Sweet, J (.75).; consultation with client and Smith in preparation for depositions (4.75)	6.500
4455	4454.0	09/26/13	JL	Representation of client along with co-counsel Smith in examination before trial by defendant Mauriello and NYC - Walter Kretz law office 444 Madison Avenue, NY.	9.000
4456	4455.0	09/27/13	JL	Co-counsel with Smith in representation of client at deposition of client by defendant Mauriello and Jamaica Hospital defendants - Callan, Koster, Brady & Brennan, LLP - One Whitehall Street, 10th Floor New York, NY 10004.	
4457	4456.0	09/30/13	JL	Review of Mauriello examination before trial notes.	9.000
4458	4457.0	10/04/13	JL	Preparing docs and audio recordings for Marino deposition; Tel Conf with Smith	2.750
4459	4458.0	10/07/13	JL	Meeting with client and Smith re depositions of Mauriello and Marino	3.500
4460	4459.0	10/08/13	JL	co-counsel w/Smith in deposition of Marino; post depo confer /Smith and client	9.000
4461	4460.0	10/09/13	JL	Telephone conference with Smith and client re case status after Marino depo	0.500
4462	4461.0	10/10/13	JL	Telephone conference with Smith re depositions	0.500
4463	4462.0	10/13/13	JL	Telephone conference with Smith and NYACLU re assistance in case	0.750
4464	4463.0	10/14/13	JL	Telephone conference with Smith re status of case and share of responsibilities	0.750
4465	4464.0	10/16/13	JL	co-counsel at deposition Dfnt Bernier - 111 Broadway- by H. Suckle	1.750
4466	4465.0	10/16/13	JL	Prepare deposition of defendant Lauterborn (1.25). Hearing re: Discovery and Defendant Mauriello counterclaim - USDC, SDNY, Judge Sweet (.75). Review of hearing results (.50); prepare report for client (2.75)	5.250
	4466.0	10/23/13	JL	Telephone conference with Smith re PD expert report and testimony; Tel Conf w/Eterno	
	4467.0	10/25/13	JL	Appearance in court re attorney video of deposition- -Bernier	0.750

l	A	B	C	D	E
1	No.	Date	Timekeepe	Description	Hours
i	4468.0	11/01/13	JL	Review docs and audio for Lauterborn deposition	
1469					2.750
$\rightarrow$	4469.0	11/07/13	JL	Prepare and take w/Smith examination before trial	
	,			of defendant Lauterborn. Review documents and	
				audio recordings; prepare exhibits.	
1470					9.500
1470	4470.0	11/13/13	JL	Motion hearing at Judge Sweet Courtroom; review	
	44 / 0.0	11/13/13		of hearing outcome w/co-counsel; draft report to	
4471				client.	3.750
4471	44=4.0	11/14/13	JL -	Review of hospital and NYPD files and audio	
	4471.0	11/14/13	JL	recordings in preparation for examination before	
				trial of Bernier and Mauriello.	5.500
<u> 1472</u>					3.300
	4472.0	11/17/13	JL	Review of client Schoolcraft examination before	2.250
4473				trial.	2.250
	4473.0	11/18/13	JL	Consultation with non-party witnesses, audio	
				recordings of IAB interviews and document review.	
4474					2.500
	4474.0	11/21/13	JL	Review and produce Marino and Lauterborn video	
				depositions; reconcile Plaintiff depositions	
4475				transcript with video.	2.75
_	4475.0	11/22/13	JL	Mauriello terminated examination before trial	
				preparation; review of Court's decision and	
4476	·			additional City discovery documents provided.	2.750
	4476.0	11/24/13	JL	Review of Plaintiff's depositions (1.00); review	
				defendant Mauriello and Lauterborn depositions	
				and produce videos (2.25); prepare	
4477				status report (.75).	4.00
77//	4477.0	11/26/13	JL	Review of depositions; prepare challenge to City	
		11/20/13		Defendant obstructions; prepare for Lt. Caughey	
4478				examination before trial.	5.500
44/0	4478.0	11/27/13	JL	Review of examination before trial transcripts with	
	4470.0	111/2//13	J'L	video; prepare for Defendant Caughey examination.	
4470				Video, prepare for 2010 name cangas y	2.75
<u>4479</u>		11/29/13	JL	Review of Marino and Lauterborn depositions re	
	4479.0	111/29/13	JL	response City's Refusal to Allow Witness to	
				Respond and otherwise interferes with	
				the examination before trial.	2.00
4480		11.420442		Review of dfnt Marino and Lauterborn examination	
	4480.0	11/30/13	JL		
			1	before trial research for motion to compel and	2.50
4481				additional requests for production.	2.50
i	4481.0	12/01/13	JL	Review of Marino and Lauterborn examinations	
				before trial to identify areas for motion to compell	
				and additional requests for production.	
4482	2		ŀ		1 <u>.75</u>

	A	B	С	D	E
1	No.	Date	Timekeep	Description	Hours
	4482.0	12/02/13	JL	Telephone conference with Smith and client re case	
4483	3			status of depositions	1.500
	4483.0	12/07/13	JL	Telephone conference with Smith re Mauriello	
4484	1			counterclaim	0.500
	4484.0	12/09/13	JL	Prepare and 2d seat with Smith examination before	
				trial for dfnt Caughey; meeting with Peter Kelley re	
Ì				potential assistance in trial prep.	
4485	5				7.750
	4485.0	12/11/13	JL	Represent client (w/Bauza) at depo of Larry	7.730
4486	5			SchoolcraftAlbany [8:30 travel time]	6.500
	4486.0	12/11/13	JL	Amtrak NYC - Albany - NYC for Larry Schoolcraft	
4487			102	deposition (w/Bauza)	4.250
1	4487.0	12/18/13	JL	Prepare for defendant Mauriello examination	4.230
	1.07.0	12, 10, 13	J.E.	before trial; review of motion for reconsideration.	
4488	,			defore trial, review of motion for reconsideration.	2.250
-	4488.0	12/19/13	JL -	Durange for Manyiall	3.250
14403	4489.0	12/20/13	JL	Prepare for Mauriello examination before trial.	2.750
	4409.0	12/20/13		Represent client with Smith at Mauriello	
4490				examination before trial at Scoppetta Seiff Kretz & Abercrombie.	
4490		12/24/12	17		9.500
4401	4490.0	12/24/13	JL	Telephone conference with Smith and client re case	
4491		10/06/10		status and possible settlement range	0.750
	4491.0	12/26/13	JL	Meeting with Smith, Bauza and client to review	
				Mauriello EBT; review settlement perameters	
4492					2.000
	4492.0	12/29/13	JL	Meeting with client, Smith and Bauza re status and	
4493				go-forward; review audio recordings	2.500
	4493.0	12/30/13	JL	Confer with John Curran re Stroz Friedberg	
		1		analysis of recording device and audio	
4494				enhancement	1.250
	4494.0	01/02/14	JL	Telephone conference with Smith re status and	
4495				schedule of depositions	0.750
	4495.0	01/03/14	JL	Preparing docs and audio for Sgt Huffman and	
4496			$\rightarrow$ $-$	PAA Boston depositions	2.500
	4496.0	01/06/14		co-counsel w/Smith depositions of Huffman and	
				Boston; post EBT review w/Smith and Bauza	
4497	4				9.500
	4497.0	01/10/14	JL	Prepare case files and review audio records for	
4498				future depositions	2.000
	4498.0	01/12/14		Prepare for Hanlon deposition; review docs and	2.000
4499				audio files	1.750
4500	4499.0	01/13/14		co-counsel w/Smith at Hanlon deposition	8.500
	4500.0	01/15/14		Appearance in court, Sweet, J. re discovery; confer	3.500
4501			1 1	with Smith and Bauza re status	1.500
	4501.0	01/29/14		Preparing for Lamstein deposition	2.000

	Α	В	С	D	E
1	No.	Date	Timekee	pe Description	Hours
	4502.0	01/30/14	JL	conduct as co-counsel w/Smith Lamstein	
1503				depositiion	8.500
	4503.0	02/03/14	JL	Telephone conference with Smith re deposition	
1504				schedules	0.500
	4504.0	02/04/14	JL	Prepare and review discovery demands.	1.500
	4505.0	02/05/14	JL	Conference with Smith re: discovery demands.	1.750
	4506.0	02/06/14	JL	Conference call with client re: discovery.	1.000
	4507.0	02/10/14	JL	Preparing depositions of Bernier and Isakof; review	
4508				NYS 9.39	2.500
1000	4508.0	02/11/14	JL	Deposition of defendant Dr. Bernier.111 B'Wayco-	
4509	1			counsel with Smith and Suckel	8.500
1303	4509.0	02/12/14	JL	co-counsel with Smith and Suckle at deposition of	
4510		02,12,11		Defendant Dr. Isakov.	7.500
<del>4310</del>	4510.0	02/13/14	JL	Review with Smith notes and exhibits of	
4511		02/13/11	102	depositions of Bernier and Isakov.	1.000
4311	4511.0	02/16/14	JL	Telephone conference with client and Smith re case	
4512		02/10/14	J.L.	status and way ahead	1.250
4512	4512.0	02/18/14	JL	Review of discovery demands with counsel and	_
4513	i	02/18/14	J.L	client.	1.500
4513	4513.0	02/19/14	JL	Review of correspondence re: discovery demands.	
	4513.0	02/19/14	J.L	tel conf client and Smith re discovery	
4544				ter com enem and omiting discovery	1.750
4514		02/23/14	JL	Telephone conference. Smith re depositions	0.750
4515	4514.0		JL JL	Review file to prepare examination before trial	
	4515.0	02/24/14	JL	material for Gough.	1.50
4516		02/25/14	17	Prepare examination before trial materials for	1.50
_	4516.0	02/25/14	JL	Weiss.	0.75
4517		00/06/11	77		0.75
İ	4517.0	02/26/14	JL	Prepare examination before trial materials for	0.50
4518	_			Duncan.	0.50
	4518.0	02/27/14	JL	Prepare examination before trial Marquez.	0.50
4520	4519.0	02/27/14	JL	Prepare for Sangianetti.	0.50
	4520.0	02/28/14	JL	Prepare examination before trial docs for Sergeant	0.75
4521				James.	
	4521.0	03/03/14	JL	Prepare examination before trial materials for	0.75
4522	+			Broschart.	0.73
	4522.0	03/04/14	JL	Counsel conference call. Smith re status and	1.50
4523	3			strategy. Needs for trial preparation.	1.50
	4523.0	03/05/14	JL	Review discovery and depositions; update case	1.05
4524	1			status report for client	1.25
	4524.0	03/05/14	JL	Prepare examination before trial materials for	
452!	5			Timothy Trainor.	0.50
	4525.0	03/07/14	JL	Draft, review and edit correspondence re:	
4520	1			discovery.	1.25
	7 4526.0	03/07/14	JL	Research re: NYS CPL 190.25(4).	0.75

ļ	A	B	С	D	E
1	No.	Date	Timekeepe	Description	Hours
4528	4527.0	03/09/14	JL	Review research re: response to City Defendants non-production.	1.000
4529	4528.0	03/10/14	JL	Schoolcraft research for response to discovery and deposition issues and hearing.	3.500
	4529.0	03/11/14	JL	Schoolcraft research and draft letter to court re: discovery and deposition issues (4.00); confer w/co-	
4530				counsel (1.00)	5.000
4531	+	03/12/14	JL	Schoolcraft preparation for Hearing re: discovery.	2.500
4532	4531.0	03/13/14	JL	Hearing and conference. SDNY Sweet, J., re discovery status	0.750
4533	4532.0	03/13/14	JL	Schoolcraft preparation fr Hearing re: discovery.	2.500
4534	4533.0	03/14/14	JL	Review scheduling for examination before trial.	0.750
	4534.0	03/16/14	JL	Update case status report; Prep plaintiff demands in discovery and re-schedule depositions.	0.730
4535			_	·	2.000
4536	4535.0	03/17/14	JL	Review schedule of examination before trial w Smith and opposing counsel.	1.500
	4536.0	03/18/14	JL	Review and consultation with Mauriello counsel re: scheduling of inspection in Johnstown, New York; related discovery review and research.	
4537					1.250
4520	4537.0	03/19/14		Review City Defendants production requests; research and prepare response and plaintiff	
4538	4538.0	03/21/14		production demands. Tel conf with client.  Review City Defendants' correspondence re:	4.500
4539		03/24/14		discovery demands.	0.750
4540		03/24/14		Prepare deposition schedules in consult with Smith and defendants counsel. Review discovery and prep	
4540	4540.0	03/25/14		motion draft.  Review City Defendants' supplemental discovery	3.750
4541				demands.	0.750
	4541.0	03/26/14		Appearance in court for hearing re discovery status and issues (.75); prep plaintiff discovery production	
4542				(2.75).	3.500
4543	4542.0	03/27/14	3	Prepare, review, and edit correspondence re 30(b)(6) examination before trial.	1.500
4544	4543.0	03/28/14	I I	Finalize Plaintiff 30(b)(6) notices. Prepare examination of City 30(b)(6) witnesses	3.250
4545	4544.0	03/30/14		Review jury instructions with Magdelena.	1.000
4546	4545.0	03/31/14	JL (	Consultation re: settlement context strategy and demands. (Smith and client)	1.500

	A	В	С	D	E
1	 No.	Date	Timekeepe	Description	Hours
	4546.0	04/01/14	JL	Prepare trial memorandum/ telephone call to City	
				re: settlement/ and prepare for Trainor and Gough	
4547				examination before trial.	2.750
	4547.0	04/02/14	JL	Prepare draft trial memorandum.	1.500
	4548.0	04/03/14	JL	Review terms and strategy re: settlement	
4549				negotiations. Smith and client.	1.500
13 13	4549.0	04/04/14	JL	Review correspondence to Court re: referral to	
4550				Magistrate; consult re: settlement strategy.	1.000
1330	4550.0	04/07/14	JL	Review filings (ECF posts) and correspondence.	
4551					1.500
<del>-331</del>	4551.0	04/09/14	JL	Review settlement strategy with client; Hearing.	
4552		0 1/05/11			2.250
4332	4552.0	04/10/14	JL	Prepare/conduct w co-counsel Smith examination	
4553		04/10/14	L	before trial of Trainor.	8.250
4333	4553.0	04/11/14	JL	Prepare/conduct as co-counsel w/ Smith	
4554	4	04/11/14	J.L	examination before trial of Gough.	7.500
4334	4554.0	04/13/14	JL	Meet possible Psychiatric expert Dr. Lubit; review	
	4554.0	04/13/14	J.L	case and discuss Dr. Lubit's participation.	
4555				case and disease 21. Baores participation	2.750
4555		04/14/14	JL	Telephone conference with client, Smith and MJ	
	4555.0	04/14/14	JL	Freeman re: settlement demands and discovery	
4556				issues.	1.500
4556		04/15/14	JL	Review ECF filing by JHC defendant.	0.500
4557	4556.0		JL JL	Meeting with Smith (1.25); research on jury	
	4557.0	04/16/14	J.L	verdicts/awards (2.25); telephone conference with	
				client to discuss settlement and trial issues (1.00).	
4550				enem to discuss settlement and true leaves (1111)	4.500
4558	<del></del>	04/17/14	11	Schoolcraft settlement research (1.00); consultation	1.50
	4558.0	04/17/14	JL	with Smith (2.00); telephone conf with Schoolcraft	
				re: settlement issues (1.25).	3.25
4559		04/19/14		Research on detention verdicts (.75), discussion	3.23
	4559.0	04/18/14	JL	and planning re: settlement (1.00); telephone call	
				with defense counsel (.50). Tel conf with client and	
45.66				Smith (.75)	3.00
4560	+	04/25/14		Prepare/conduct w/Smith examination before trial	3.00
	4560.0	04/25/14	JL	for Sawyer.	6.25
4561		0.4/2.6/1.4	11	Telephone conference with client and Smith re:	0.23
	4561.0	04/26/14	JL	settlement.	1.00
4562					1.00
	4562.0	04/27/14	JL	Telephone conference with client re: settlement and	
				trial strategy re: medicall defendants and PTS.	1 50
4563					1.50
	4563.0	04/28/14	JL	Prepare/conduct w/Smith examination before trial:	7.60
4564	1			Duncan.	7.50
	4564.0	04/29/14	JL	Schoolcraft meeting (client and Smith) re:	. ==
456	5			settlement strategy and discovery schedule.	1.50

4566 4567	No. 4565.0 4566.0	04/30/14 05/01/14 05/02/14	JL JL	Schoolcraft hearing with Judge Sweet re: discovery (.75); post hearing consultation with Smith and Henry Steinglass re: trial strategy (2.75).  Conference with Smith re: prior counsel fees/expenses; brief client on settlement issues; research re: use/abuse of psychiatry for poitical intimidation and retaliation.  Review and conf (all counsel) with re: deposition schedules; review case law re: settlement (range of	3.500
4567	4566.0 4567.0	05/01/14	JL	(.75); post hearing consultation with Smith and Henry Steinglass re: trial strategy (2.75).  Conference with Smith re: prior counsel fees/expenses; brief client on settlement issues; research re: use/abuse of psychiatry for poitical intimidation and retaliation.  Review and conf (all counsel) with re: deposition	3.500
4567	4567.0			fees/expenses; brief client on settlement issues; research re: use/abuse of psychiatry for poitical intimidation and retaliation.  Review and conf (all counsel) with re: deposition	1.750
		05/02/14	JL .		1.750
	45 CO A			awards of involuntary confinement, false arrest).	1.750
4569	4568.0 	05/05/14	JL	Telephone conference with Smith re proposed mtn to compel	0.500
	4569.0	05/06/14	JL	Research and confer with Nat Smith re: settlement issues (1.00); discussion with client re: settlement (1.25); preparation of status report (.75).	-
4570	1550.0	0.710.710			3.000
4571	4570.0 	05/07/14	JL	Prepare and review response to City Motion re: 30(b)(6) EBT.	1.000
4572	<b>4571.0</b>	05/08/14	JL	Prepare for settlement conference (1.25); conference call with Magistrate Freeman re: settlement (.75); review settlement negotiations (2.00); research and outreach to proposed ER Medicine expert (1:00).	4.500
	1572.0	05/09/14	JL	Review hospital records; City production re: 081 lockers; prepare status report.	1.250
	1573.0	05/10/14	JL	Consultation and correspondence with Nat Smith re: City defendants' discovery production re: 081 lockers; prepare EBT of Sgt James.	
	574.0	05/11/14	JL	Consultation by telephone with Dr. Halpern-Ruder re: EMT and ER procedures as potential expert witness; review correspondence with client.	2.500
	575.0	05/12/14		Preparation/conduct w/Smith EBT of Sgt Shantel James; EBT Sgt James 10am-3:30pm; review of EBT; follow up with Dr. Halpern-Ruder; EMT/ER expert.	
	576.0	05/13/14	JL	meet (w/Smith) with potential witness for plaintiff; NYPD Lt (Ret) Joseph Ferrara; telephone conference with Chris Dunne re: possible settlement issues; prepare EBTs of the EMTs. [POV travel to-from Holbrook NY3:00]	7.000

	A	В	С	D	E
1	 No.	Date	Timekeepe	Description	Hours
	4577.0	05/13/14	JL	Drive (Lenoir's POV) from 111 Broadway, NY, NY to Long Island to meet with Lt Ferrara (ret)	
4578		-			1.500
	4578.0	05/14/14	JL	EBT (w/Smith) of Marquez, EMT/JHC; prepare	
4579				status report.	7.500
	4579.0	05/15/14	JL	Preparation/conduct w/Smith EBT of Sangetti;	
	I			EMT/JHC; preparation - conduct post depo-review	
4580				with Smith.	5.250
	4580.0	05/15/14	JL	Review of EBT; review case and settlement	
4581				strategy with client and Smith	1.750
	4581.0	05/16/14	JL	Prepare EBT for Broschart - review City motion to	
4582				strike 30(b)(6) issues.	2.500
	4582.0	05/19/14	JL	Prepare for meeting with client and full status	
				review of discovery; settlement and trial strategy.	2 2 5 0
4583	_				2.250
	4583.0	05/20/14	JL	Consultation with client re: discovery; settlement	
				and trial strategy; settlement conference call with	
			:	Magistrate Freeman and client; Verizon "Hot Spot"	
	ļ	1		internet connectivity device for client communication.	5 500
4584					5.500
ļ	4584.0	05/20/14	JL	POV (Lenoir) 111 Broadway; NYC to Johnston, N	
				Y and return for consultation with client re:	
			]	discovery; settlement and trial strategy; and settlement	3.500
4585	<del></del>	0.5/2.5/3.4			3.300
	4585.0	05/27/14	JL	Research and outreach re: potential Law Enforcement expert(s) research re: damages and	
				settlement issues.	2.000
4586		05/28/14	<del>                                      </del>	Preparation for hearing (1.50); hearing re. EBT	2.000
	4586.0	05/28/14	JL	City 30(b)(6) issues (.75); review court holdings	
4507				(.75); prepare Weiss EBT (4.50).	7.500
4587	4587.0	05/30/14	JL -	Review w/co-counsel EBT Jamaica Hospital	7.500
4588		03/30/14	J.L	30(b)(6); Skype conference with client (:30).	1.500
4300	4588.0	05/31/14	JL	Skype conference with client to review discovery,	
  4589		03/31/14		etc.	1.000
4303	4589.0	06/02/14	JL	Telephone conference with client (1.25); prepare	
	4302.0	00/02/11		additional discovery requests (1.25); review status	
				of discovery received from defendants (2.00).	
4590					4.500
-550	4590.0	06/04/14	JL	Represent (with Smith) Ferrara at City deposition,	
  4591				100 Church St	4.500
<del>  ,551</del>	4591.0	06/04/14	JL	Meeting with Smith and Ferrara to prepare for	
	1.571.0		-	examination before trial; review EBT materials:	
4592	]		-	dcuments and audio.	3.500

	A	B	C	D	E
1	No.	Date	Timekeep	pe Description	Hours
	4592.0	06/06/14	JL	Telephone conference with law enforcement	
			1	experts; call with John Eterno and Eli Silverman;	
}		ļ		review and discuss law enforcement expert report	
-	İ		i i	and testimony; prepare status report for client and	
4593	3			trial team.	2.750
	4593.0	06/09/14	JL	Telephone conference with client; preparation and	
4594	<u> </u>			review discovery and settlement issues.	2.000
1	4594.0	06/11/14	JL	(with Smith) Prepare and meet with Dr. Dan	
				Halpern-Ruder in Providence RI re proposed EMT	
4595				and ER expert.	4.000
	4595.0	06/11/14	JL	Drive POV (Lenoir's) from 111 Broadway to	_
				Providence, RI to meet with Dr. Dan Halpern	
4596				proposed EMT and ER expert	2.250
	4596.0	06/12/14	JL	Return drive POV (Lenoir's) to 111 Broadway	
				NYC from Providence, RI for meeting with Dr.	
				Dan Halpern proposed EMT and ER expert.	
4597					2.000
	4597.0	06/13/14	JL	Telephone conference with Eterno and Silverman	
	i	ļ		re: law enforcement expert research and testimony;	
		İ		review and preparation of retainer agreements.	
4598					2.000
	4598.0	06/16/14	JL	Prepare status report for client; draft trial memo	2.000
4599				a control of the cont	1.750
	4599.0	06/18/14	JL	Prepare for and conduct (with Smith) Broschart	- 1.750
				examination before trial; review notes.	
4600				,	7.500
	4600.0	06/19/14	JL	Status update on discovery schedule for client and	7.300
4601				trial team.	1.000
	4601.0	06/20/14	JL	Telephone conference with co-counsel re: law	1.000
				enforcement experts; draft retainer agreements.	
4602				, , , , , , , , , , , , , , , , , , , ,	2.000
	4602.0	06/21/14	JL	Draft and review law enforcement expert retainer	2.000
4603				agreement.	0.500
	4603.0	06/23/14	JL	Prepare for, and conduct with Smith dfnt Duncan	0.500
				examination before trial; review Duncan	
4604				examination before trial.	7.500
	4604.0	06/25/14	JL	Telephone conference with party counsel and co-	7.500
4605				counsel re:discovery scheduling.	1.000
	4605.0	06/26/14	JL	Telephone conference with client, co-counsel and	1.000
				psychiatric expert re: meeting with client; call with	
				co-counsel re: examination before	
4606				trial scheduling.	2.000
-	4606.0	06/27/14		Meeting (telephone conference) with client; co-	2.000
				counsel and expert re: evaluation by psychiatric	
1607			I	expert.	2 500
		_1			2.500

	Α	В	C	D	E
1	No.	Date	Timekeep	pe Description	Hours
	4607.0	06/29/14	JL	Telephone conference with client; co-counsel and expert (Lubit) re: scheduling of evaluation meeting.	1.000
4608		10.540.04	<del>- </del>	14 1 (2.00)	1.000
4609	4608.0	06/30/14	JL	Meeting with client (2.00); arrange meeting with psychiatric expert (2.00); conference with Dr. Lubit; call with client re: evaluation (1.25).	5.250
4610	4609.0	07/01/14	JL	Prepare and conduct w/Smith examination before trial for Mauriello. Review w/client and Smith.	8.500
,	4610.0	07/02/14	JL	Telephone conference with client re: deposition review and trial preparation; Adrian departs NYC	-
4611				via Amtrak	1.000
4612	4611.0	07/03/14	JL	Prepare and review w/Smith re: Dr. Lwin's examination before trial.	3.500
4613	4612.0	07/04/14	JL	Prepare for 30(b)(6) depositions and other JHC witnesses.	3.750
	4613.0	07/07/14	JL	Prepare for and attend deposition as co-counsel; and review; 30(b)(6) witness to testify about JHMC's policy on involuntary hospitalization.	4.500
4614				(2.00)	4.300
4645	4614.0	07/08/14	JL	Schedule and plan remaining depositions (2.00); review final discovery productions (2.50).	4.500
4615	4615.0	07/09/14	JL	Negotiate expert agreements with Dr. Silverman and Dr. Eterno; draft retainer contracts; conference call to resolve issues, finalize expert agreement and schedule meetings and reports; and prepare for City 30(b)(6) examination before trial.	
4616	;				1.750
	4616.0	07/10/14	JL	Consultation and negotiation with psych and law enforcement experts; revise retainer agreements.	2.250
4617	4617.0	07/11/14	JL	Arrange and negotiate terms for ER MD expert witness; prepare for City examination before trial.	
4618	4618.0	07/14/14	JL	Prepare for City 30(b)(6) examination before trial.	1.750
4619	4619.0	07/15/14	JL -	Conduct two City 30(b)(6) examinations before trial.	7.500
4621	4620.0	07/16/14	JL	Conduct two City 30(b)(6) examination before trial.	7.000
4622	4621.0	07/17/14	JL	Conduct two City 30(b)(6) examination before trial.	7.000
4623	4622.0	07/18/14	JL	Prepare, do, and review telephone call with MD expert; client and co-counsel.	2.500

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	4623.0	07/21/14	JL_	Review of discovery and depositions.	1.500
4625	4624.0	07/22/14	JL	Status conference with Smith and client.	1.250
	4625.0	07/30/14	JL	Telephone conference with Smith and LE experts	
4626				re repost	0.750
	4626.0	07/31/14	JL	Preparing letter to Court; tel conf w/Smith and LE	
4627	<u>'</u>			experts	1.500
	4627.0	08/01/14	JL	Draft case status report; update Trial	
4628				Memorandum.	1.500
	4628.0	08/04/14	JL	Telephone conference with LE experts; Eterno and	
4629			_	Silverman with Nat Smith.	1.000
	4629.0	08/05/14	JL	Discovery review; review letter to Court re:	
4630				outstanding issues; finalize status report.	2.500
	4630.0	08/06/14	JL	Review and summarize depositions; confer	
4631				w/Smith re: expert reports.	1.750
	4631.0	08/07/14	JL	Review depositions; prepare index and summaries;	
ł				confer re: expert testimony and reports.	
4632		_			2.500
	4632.0	08/08/14	JL	Review depositions; index and summarize; plan	
		ļ		expert report submission and prepare for	
4633				depositions.	2.250
	4633.0	08/09/14	JL	Confer w/Smith re: expert reports; conference call	
4634				with LE experts.	2.000
	4634.0	08/10/14	JL	Review expert reports; conference calls with	
4635		_		psychiatric expert.	2.500
	4635.0	08/11/14	JL	Plaintiff's expert disclosure due; prepare packages	
4636				and send.	4.250
	4636.0	08/14/14	JL	Research and review existing material re: expert	
4637				depositions and dispositive motions.	1.500
4638	4637.0	08/15/14	JL	Prepare for depositions of plaintiff's experts.	1.500
	4638.0	08/16/14		Telephone conference with Nat Smith re: expert	
4639				report follow up and deposition.	1.000
	4639.0	08/18/14	JL	Respond to City Defendant letter re: expert reports;	
4640			<sub>1</sub>	review and index depositions.	2.500
	4640.0	08/19/14	JL	Review deposition summaries; draft	
4641				correspondence re: discovery issues.	2.500
	4641.0	08/20/14		Draft response to City Defendants letter re:	
			I I	30(b)(6) witness; also renew demands for	
İ				production of Marino and other discovery	
4642				documents.	4.750

	A	В	C	D	E
1	No.	Date	Timekeep	Description	Hours
	4642.0	08/21/14	JL	Telephone conference with Smith re: case scheduling with Larry Schoolcraft (.75); draft response to medical defendants re: depositions of Dr. Patel and Dr. Lwin and City Defendants re:	
4640				discovery issues (1.25); complete Adrian Schoolcraft 2nd deposition summary (2.50).	4.500
4643	4642.0	08/22/14	JL	Confer with all expert witnesses re: schedule	4.500
4644	4643.0	06/22/14	JL	availability for depositions.	1.250
	4644.0	08/26/14	JL	Confer with experts re: additional information on reports; and schedule availability; review defendant	
<u>4645</u>				Mauriello letter to dismiss charges.	1.750
	4645.0	08/29/14	JL	Review Court Order re: discovery; confer with	1.500
<u>4646</u>				Smith.	1.500
<u>4647</u>		09/02/14	JL	Confer with co-counsel on expert discovery response, schedule of depositions.	1.500
	4647.0	09/04/14	JL	Schedule of expert depositions (.75); review defendants letter motion re: expert reports and depositions (1.25); prepare for expert depositions	
4648			_	(1.50).	4.500
	4648.0	09/05/14	JL	Confer with co-counsel re: expert reports and depositions; prepare response to defendants' letter motion re: expert reports and deposition schedules; organize further deposition summaries.	
4649					3.500
	4649.0	09/06/14	JL	Review process of summmarizing deposition transcripts; confidentiality agreement, billing	2.500
4650	+			procedures,	3.500
4651	4650.0	09/07/14	JL JL	Review PD expert Silverman prior research.  Confer with co-counsel re: expert discovery; schedule and deposition strategy; review Monel	1.500
4652				law and facts	2.750
,,,,,	4652.0	09/10/14	JL	Review with all counsel expert witness deposition schedule and outstanding discovery production; review research material for depositions.	
4653					2.500
	4653.0	09/12/14	JL	Meeting with client and trial team in Mayfield NY (Smith, Bauza and legal asst) in preparation for	4.000
4654		00/10/14	11	trial.	4.000
4655	4654.0	09/12/14	JL	POV from 111 Broadway NYC to 467 Bunker Hill Road, Mayfield, NY for trial planning session with client.	2.000
4656	4655.0	09/13/14	JL	Meeting with client at Bunker Hill, Mayfield, NY.	7.500

200 · 1200000	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
ŀ	4656.0	09/14/14	JL	POV (Smith) from 467 Bunker Hill Road,	
				Mayfielld, NY (trial planning session with client	
4657				and trial team) to NYC.	2.000
1	4657.0	09/14/14	JL	Meeting with client in Mayfield, NY. for trial prep	
4658				with trial team.	4.000
	4658.0	09/15/14	JL	Review discovery materials produced by City	
ĺ				Defendants; conferred with LE expert Eterno by	
				telephone; and conference call with LE experts.	
4659	ĺ			·	2.500
4660	4659.0	09/16/14	JL	Reivew and consult re: expert discovery.	2.500
	4660.0	09/17/14	JL	Prepare for Hearing; hearing with Judge Sweet	
4661				courtroom at 500 Pearl Street, NYC.	3.000
	4661.0	09/18/14	JL	Prepare for City 30(b)(6) examination before trial	3.000
		Ì		on Friday; prepare for motion for summary	
				judgment; defendants expert disclosure due.	
4662			ľ	, , , , , , , , , , , , , , , , , , , ,	2.500
_	4662.0	09/19/14	JL	With Smith: City 30(b)(6) deposition with Sgt	2.300
				Purpi; and City 30(b)(6) witness on gun amnesty	
4663				program.	2.750
	4663.0	09/21/14	JL	Prepare ER expert for examination before trial;	2.730
4664			1 1	confer w/Smith re med experts.	2.750
	4664.0	09/22/14	<del></del>	ER and Psych Expert deposition preparation (2.00);	2.730
			1 1	review defendants' expert reports (2.00).	
4665				chpertreports (2.00).	4.500
	4665.0	09/23/14	JL	Expert deposition with Dr. Lubit at MCB 220 East	4.500
4666				42nd Street, NYC.	7.500
	4666.0	09/24/14		Expert deposition: Review Lubit deposition; review	7.500
	700010	0 7 2 17 1		defendants' expert reports; prepare for LE experts.	
4667				experts.	1.500
	4667.0	09/25/14	JL	Discuss and prepare documentation for LE Expert	1.500
4668			I	depositions.	2.000
	4668.0	09/29/14		Prepare (w/Smith) Dr. Halpern-Rudger for	2.000
		İ		examination before trial at 330 East 42nd Street,	İ
4669				NYC.	2.000
$\overline{}$	4669.0	09/30/14		Expert deposition with Dr. Halpern-Ruder at MCB.	
4670				Expert deposition with Dr. Halpeni-Rudel at Web.	7.500
$\overline{}$	4670.0	10/01/14	JL	Prepare for hearing on defendants' motion (1.25);	7.500
				hearing on city and hospital defendants' motion	
				(.75); review of rulings from hearing (.25); prep	
Ì				production of LE expert resource materials (.75).	
4671			- [	production of LL expert resource materials (.73).	2.000
.0/1					3.000

		В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	4671.0	10/02/14	JL	Prepare for summary judgment motion (1.25);	
				summarize examination before trial (1.00); review	
				LE expert resource materials for production (1.50);	
				prepare and schedule legal assistants (Jeanette and	
				Lysia) for examination before trial summaries	
4672				(2.50).	6.250
-	4672.0	10/03/14	JL	Case conference with client and Smith; preparation	
				for summary judgment motions; prepare research	
	i			for mtion to amend complaint.	
4673					3.750
	4673.0	10/06/14	JL	Review of discovery correspondence and	
4674				scheduling of remaining depositions.	1.500
	4674.0	10/10/14	JL	Tel Conference with Lubit and Silverman re:	<u></u>
4675	ŀ			schedule and prepare for deposition.	1.000
	4675.0	10/14/14	JL	Meet Nat Smith for meeting with LE expert Eterno;	_
				drive to and from Molloy College from NYC to	
				discuss expert report and prepare dor Dr. Eterno for	
				examination before trial. [mtg:2:30] [travel: 2:00]	
4676					2.500
1070	4676.0	10/14/14	JL	POV (Nat Smith) to and from Molloy College from	
				NYC for meeting with LE expert Eterno; to discuss	
				expert report and prepare for Dr. Eterno for	
4677		İ		examination before trial.	1.000
1077	4677.0	10/15/14	JL	Conference w/Smith re: City Defendants settlement	
4678	ł			proposal; prepare counter proposal.	2.000
	4678.0	10/16/14	JL	Conference with client and Smith re: settlement	
4679	i e			options and trial strategy.	1.500
	4679.0	10/17/14	JL	Examination before trial of Dr. Eterno (with	
4680	1	-		Smith).	8.500
7000	4680.0	10/20/14	JL	Meeting (conference call) with client and Smith re	-
4681				City settlement possibilities	0.750
	4681.0	10/22/14	JL	Review of 2nd Amended Complaint; research for	
4682				proposed 3rd Amendment.	1.500
	4682.0	10/23/14	JL	Prepare and review summaries of deposition	
				transcripts; schedule remaining depositions with	
  4683	3			counsel; prepare Silverman for deposition.	3.500
	4683.0	10/24/14	JL	Defend with Smith City's examination before trial	
4684				of Silverman.	7.500
	4684.0	10/28/14	JS	Review discovery issues outstanding and	
4685		Ì		preparation for hearing 10/29/2014.	2.000
	4685.0	10/29/14	JL	Hearing before Judge Sweet.	1.000
	4686.0	11/03/14	JL	Telephone conference with Smith re: 3rd Amended	
4687				Complaint.	0.750
1.007	4687.0	11/06/14	JL	Case conference with client and Smith; update re:	
1	1.007.0	1	-	strategy and outstanding discovery matters.	2.250

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hour
	4688.0	11/10/14	JL	Defend with Smith Lubit examination before trial	
4689	<u> </u>				4.000
	4689.0	11/13/14	JL	Lubit deposition continued (defend plaintiff psych	
4690				expert with Smith).	5.500
4691	4690.0	11/16/14	JL_	Review draft of 3rd Amended Complaint.	1.750
1	4691.0	11/18/14	JL	Review of legal assistant's work in summarizing	
4692				deposition transcripts.	1.000
	4692.0	11/20/14	JL	Follow up re: Lubit deposition and prep materials	
4693				for trial testimony.	1.000
	4693.0	12/03/14	JL	Review draft of 3rd Amended Complaint; review	
				plaintiff motion for Summary Judgment and	
4694				dismiss Mauriello counterclaim.	3.000
	4694.0	12/04/14	JL	Review draft of 3rd Amended Complaint and	
4695				motion v. Mauriello.	1.500
	4695.0	12/08/14	JL	Review deposition summaries; research on motions	
				for summary judgment; confer with Smith re	
4696				preparation for opposition.	3.000
	4696.0	12/09/14	JL	Research review for motion for summary judgment	
				and opposition to Mauriello counterclaim.	
4697					2.000
	4697.0	12/21/14		Draft and Review plaintiff motion summary	
4698				judgment.	2.000
4699	4698.0	12/22/14		Review plaintiff motion for summary judgment.	1.500
	4699.0	01/03/15		Meeting with Nat Smith re: Summary Judgment	
4700			_	motion.	1.750
	4700.0	01/05/15	JL	Review of summary judgment motion; prepare	
4701				response.	4.500
	4701.0	01/07/15		Meeting with Nat Smith and James McCutcheon re:	
4702	1707.0			review of Compstat DVD's.	1.500
	4702.0	01/08/15		Review and index CompStat DVD's (4.50); prepare	
4700			[1]	response to summary judgment motion (4.00).	
4703	4502.0	0.1/00/1.5			8.500
	4703.0	01/09/15		Review of Compstat DVD's (2.50); prep index.	
4704				Meeting with Nat Smith re: summary judgment	
4704	45040	01/10/15		motion (2.00).	4.500
-	4704.0	01/10/15		Review CompStat DVD's; prep index.	7.500
	4705.0	01/11/15	1	Review CompStat DVD's; telephone call re:	
4706	4704.0	01/10/15		CompStat DVD's; review CompStat DVD's.	8.250
$\overline{}$	4706.0	01/12/15		CompStat DVD review.	6.500
-	4707.0	01/13/15		Review and index CompStat DVD's.	6.000
- 1	4708.0	01/14/15		Meeting re: summary judgment motion (2.00);	
4709	4=00.5	0.1/2 = /2		CompStat DVD review (4.50).	6.500
4/10	<u>4709.0</u>	01/15/15	JL I	Review and index CompStat DVD's.	6.750

	A	В	C	D	E
1	No.	Date	Timekeep	e Description	Hours
	4710.0	01/19/15	JL	Draft Response to Mauriello summary judgment	
				motion (4.50); telephone call (Smith and	
ļ				McCutcheon)re: CompStat DVD review (.75);	
		Ì		research for Response to Mauriello (1.50); meeting	
4711				for summary judgment (1.25).	8.000
	4711.0	01/20/15	JL	Review defendants Order re: TAC; prepare	
4712				Summary Judgment Response Mauriello.	3.500
	4712.0	01/21/15	JL	Research, review and drafting portions of plaintiff	
4713	<b>!</b>	101/21/10		SJ mtn	7.000
77 13	4713.0	01/22/15	JL -	Draft and research for Responses to Mauriello	
4714		01/22/13	102	Summary Judgment motion.	7.500
4/14	4714.0	01/23/15	JL	Review CompStat DVD's; prepare Summany	
	4/14.0	01/23/13	J.L	Judgment Response Statement of motion and facts.	
4745				Judgment Response statement in	3.000
471 <u>5</u>	<del></del>	01/24/15	<sub>JL</sub>	Research and draft Responses to defendant	
	4715.0	01/24/13	JL	Mauriello Summary Judgment motion.	3.50
4716		01/05/15		Research and Drafting in collab with Smith plaint	
	4716.0	01/25/15	JL		4.00
4717		<del>-  </del>		SJ mtn	4.00
	4717.0	01/26/15	JL	Client conference call (1.50); research and drafting	
				re: summary judgment defendant Mauriello (7.00).	0.50
4718					8.50
	4718.0	01/27/15	JL	Meeting / consult with Smith re: summary	
				judgment responses (2.00); research re: summary	
4719	<u> </u>			judgment response Mauriello (4.00).	6.00
_	4719.0	01/28/15	JL	Research and draft; prepare for summary judgment	
4720			_	response Mauriello.	10.50
-	4720.0	01/29/15	JL	Mauriello response and research, record, and draft.	
4721					4.75
_	4721.0	01/30/15	JL	Summary Judgment response, research, and draft.	
4722					2.00
	4722.0	01/31/15	JL	Prepare, research, write draft for response to	
4723				Mauriello summary judgment.	8.50
	4723.0	02/01/15	JL	Confer with Smith in final draft: Mauriello	
4724	ì			Summary Judgment Response and review.	4.50
172	4724.0	02/02/15	JL	Telephone conference withSmith and client;	
	7/21.0	02/02/10		meeting re: summary judgment motions and trial.	
				Trial Memo review. [client to reinstate Norinsberg	
4721	_			et al to trial team]	4.50
4725	+	02/02/15	JL	Meeting with Nat re: summary judgment motion;	
	4725.0	02/03/15	)L	summary judgment Mauriello research.	3.50
4726		00/04/15	11	Meeting with Nat re: summary judgment motions.	
<u> </u>	4726.0	02/04/15	JL	lyieeting with wat re: summary judgment motions.	1.00
472					1.00
	4727.0	02/05/15	JL	Research and draft response to defendant Mauriello	
				motion for summary judgment; Mauriello summary	7.6
472	8			judgment motion reponse.	7.50

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1	No.	Date	Timekeep	e Description	Hours
472	<b>4728.0</b>	02/06/15	JL	Research and draft Summary judgment motion.	7.500
4730	4729.0	02/07/15	JL	Review and draft Summary Judgment Motions.	6.500
473:	4730.0	02/08/15	JL	Preparation in opposition to defendants summary judgment motion.	8.500
4732	4731.0	02/09/15	JL	Summary Judgment motions; confer w/Smith re prepare in opposition to motions and response to Rule 56.1 Statement.	9.500
4733	4732.0	02/10/15	JL	Prepare memorandum in opposition to defendant's motions for summary judgment and Rule 56.1 Statement.	8.500
4734	4733.0	02/11/15	JL	Review and edit of opposition to defendant's summary judgment motion.	6.500
4735	4734.0	02/12/15	JL	Telephone conference with co-counsel; review of summary judgment motions by defendants.	2.500
4736	4735.0	02/13/15	JL	Review of defendant's motions in opposition to plaintiffs motion summary judgment; review of defendant's motions and prepare for plaintiffs reply re: Schoolcraft discovery.	2.000
4737	4736.0	02/17/15	JL	Review of defendant Mauriello's motion and prepare plaintiff reply.	2.500
4738	4737.0	02/18/15	JL	Review and research on plaintiff reply memorandum to defendant Mauriello's response motion.	3.000
4739	4738.0	02/19/15	JL	Review of examination before trial summaries.	1.000
4740	4739.0	02/20/15	JL T	Prepare for meeting with new trial team; meet with Norinsberg trial team; and review draft of trial memo.	
4741	4740.0	02/23/15		Review of Mauriello summary judgment motion response; research and review documents for summary judgment reply.	3.000
4742	4741.0	02/24/15	JL	Review discovery to draft response to Mauriello motion opposition.	2.500
4743	4742.0	02/25/15		Draft and research for reply to Mauriello summary judgment response motion.	2.000
	4743.0	02/26/15	JL	Review of Rule 56.1 Mauriello.	2.500
4745	4744.0	02/28/15	JL	Review of Mauriello Rule 56.1.	1.500
4746	4745.0	03/02/15		Review and draft summary judgment motion; reply to defendant's motion.	2.250
4747	4746.0	03/03/15		Research and review of defendants motions and summary judgment statements re: re-preparation w/Smith of reply brief.	-
	4747.0	03/04/15	JL I	Review of case file and research for smmary judgment motion reply brief.	7.250

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	4748.0	03/05/15	JL	Draft, discuss and review summary judgment	
1749				motion.	8.500
4750	4749.0	03/06/15	JL	Review and edit of summary judgment reply.	3.500
	4750.0	03/09/15	JL	Research and draft letter to Court re: Matthews.	
4751					2.500
4752	4751.0	03/10/15	JL	Telephone conference with Nat.	0.500
	4752.0	03/11/15	JL	Meeting with Nat Smith re: Matthews letter and	
4753				response; trial strategy.	2.500
	4753.0	03/12/15	JL	Review motions; prepare letter to court. re;	
				Matthews and quantified immunity. Meeting with	
4754				Norinsberg team at 225 Bway	4.500
	4754.0	03/13/15	JL	Smith meeting at 111 Broadway for review of trial	
				strategy and rewponsibilities with new team.	
4755					2.50
	4755.0	03/16/15	JL	Review motion response re: Lamstein Affidavit and	
4756				reply to attorney motion.	2.50
4757	4756.0	03/18/15	JL	Review of trial; prepare exhibits.	0.500
4758	4757.0	03/22/15	JL	Trial exhibits preparation.	1.50
	4758.0	03/23/15	JL	Meeting with Nat MSith at 100 Wall Street;	
4759				prepare trial exhibits and witness list.	4.50
	4759.0	03/24/15	JL	Draft/prepare jury verdict sheet template. Research	
				re jury instruction re elements of complaint.	
4760					4.50
-	4760.0	03/25/15	JL	Review of of trial preparation - especially Lubit	
4761				Direct Outline.	2.50
	4761.0	03/27/15	JL	Telephone conference with new trial team; assign	
				witness; complete jury questions round up;	
4762				compstat video by Wednesday.	2.00
	4762.0	03/28/15	JL	Update Trial Memo	1.50
	4763.0	03/29/15	JL	Prepare expert witness direct; draft jury instruction	
4764				round up.	4.75
	4764.0	03/30/15	JL	Trial preparation; expect witness direct - Eterno,	
4765				Lubit, Halpren-Ruder.	6.00
	4765.0	03/31/15	JL	Prepare trial examination - Eterno, Lubit, and	
4766	<u>;</u>			Halpren-Ruder.	6.50
	4766.0	04/01/15	JL	Prepare expert witness testimony and trial	
4767	,			notebook.	6.50
	4767.0	04/02/15	JL	Meeting with trial team; research expert testimony	
				for direct testimony and prep for cross.	
4768	3				5.00
	4768.0	04/03/15	JL	Research and prepare expert witness; direct and	
4769				cross	4.50
	4769.0	04/04/15	JL	Trial memo preparation.	2.00
F''	4770.0	04/06/15	JL	Prepare expert trial testimony for Eterno; review	
  4771	1	10.,00,10	-	examination before trial for Eterno.	3.50

	A	B	C	D	E
1	No.	Date	Timekee	epe Description	Hours
]	4771.0	04/07/15	JL	Prepare trial testimony for Halpren-Ruder; review	
477	<del>-</del>			jury instructions and motion.	4.250
1	4772.0	04/08/15	JL	Review of trial exhibits for expert witnesses Eterno	
		İ		and Halpren-Ruder; prepare expert testimony for	
4773	3			Halpren-Ruder.	3.000
ŀ	4773.0	04/09/15	JL	Expert trial preparation for Eterno; outline direct	
4774	1			and prepare exhibits.	4.500
	4774.0	04/10/15	JL	Prepare expert trial testimony for Halpre-Ruder;	
4775	5			expert witness preparation for Lubit.	4.250
4776	4775.0	04/11/15	JL	Prepare Eterno direct, with exhibits	2.500
	4776.0	04/13/15	JL	Prepare for hearing before Judge Sweet re: trial	
				schedule; meeting with trial team re: trial schedule	
4777	,			and strategy.	3.500
	4777.0	04/15/15	JL	Review of additional discovery by City Defendants	3.500
4778				re: Lamstein.	1.500
	4778.0	04/17/15	JL	Review of City Proposal for settlement; telephone	1.500
				call to Schoolcraft re: City Settlement offer.	
4779	ı			san is sometiment of our settlement offer.	1.500
	4779.0	04/24/15	JL	Telephone conference with Nat Smith re possible	1.500
4780			102	settlement strategy	0.500
	4780.0	04/28/15	JL	Telephone conference with Nat Smith; call to Roy	0.300
4781	l .	0 1/20/13	J.E.	Lubit re: trial schedule.	1.250
	4781.0	05/01/15	JL	Telephone conference with Nat Smith re trial	1.250
4782			J.E.	responsibilities, tactics and overall strategy	0.750
	4782.0	05/05/15	JL	Review / discussion of court's 200 page Opinion re:	0.750
4783		03/03/13	J.L.	Summary Judgment Motions.	2 000
	4783.0	05/06/15	JL	Review and discuss with Smith plaintiff response	3.000
4784	l	03/00/13	31	re court's Opinion.	2.500
	4784.0	05/11/15	JL	Prepare for hearing re: Court's Opinion/Order re:	2.500
4785		03/11/13	J.L	dispositive motions.	2 500
17.00	4785.0	05/12/15	JL	Meeting with full trial team re: hearing; status	2.500
4786		03,12,13		conference with Judge Sweet.	1.750
	4786.0	06/01/15	JL	Research and draft letter motion re: reconsideration	1.750
	1,00.0	00/01/15		of order re: modified complaint.	
4787				of order re. modified complaint.	5.750
., 0,	4787.0	06/02/15	JL	Review of draft and additional research re: court	5.750
	1707.0	00/02/13	12		
4788		İ	i	motion to reconsider re: Dr HR; review draft of reconsideration letter and motion.	
4700	4788.0	06/22/15	JL		2.000
4789	4/00.0	06/22/13	JL	Discussion re: opposition to city & summary	
<del></del>	<del></del> 4789.0	06/22/15	11	motions to reconsideration (Nat Smith).	0.750
4790	<b>→</b> / 07.U	06/23/15	JL	Discussion with Nat Smith re: opposition to	ļ
-	4700 0	06/24/15	-	consideration motions.	0.500
-	4790.0	06/24/15	JL	Prepare opposition response re bifurcation.	1.500
4/92	<u>4791.0</u>	06/25/15	JL_	Draft and research re: bifurcation issue.	7.500

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	4792.0	06/26/15	JL	Research and draft plaintiff opposition to	
793				bifurcation of Monell claim.	4.500
	4793.0	06/27/15	JL	Further research and draft of plaintiff opposition to	
			ļ	bifurcation motion; finalize draft of opposition to	
1794				bifurcation.	4.000
-	4794.0	07/06/15	JL	Review draft of opposition memo for	
1795	.,,			reconsideration.	0.750
	4795.0	07/08/15	-JL	Research re: production of plaintiff PD expert to	
4796	1770.0			city defendants.	2.500
1730	4796.0	07/09/15	JL	Confer with expert; Draft response to city re:	
	177010	10,700,710		plaintiff expert resource material; review police	
4797				expert disclosure requirements.	5.750
4/3/	4797.0	07/13/15	JL	Response to city defendants request for additional	
4798	777.0	07713713	`	discovery re: PD experts.	2.500
4730	4798.0	07/14/15	JL	Review / research of JHMC Opposition Memo re:	
4799		07/14/13	32	Halpren-Ruder.	0.20
4/99	4799.0	07/15/15	JL	Prepare response to defendant JHMC Memo in	
	4/99.0	07/13/13	J.L.	Opposition to motion for resonsideration re: expert	
4000				Halpren-Ruder.	5.50
<u>4800</u>		07/17/15	JL	Discussion and review re: Compstat Records; PD	
4001	4800.0	0//1//13	JL	expert disclosure.	1.25
4801		07/20/16	JL	Draft opposition to JHMC Memrandum re Medical	
4000	4801.0	07/20/15	JL	Expert Halpren-Ruder.	5.00
4802	4002.0	07/22/15	JL	Prepare Response to JHMC Opposition to Plaintiff	
	4802.0	07/22/15	JL	Medical Expert.	4.25
<u>4803</u>		07/02/15		Research and draft Memo In Response to JHMC	4.23
	4803.0	07/23/15	JL		7.50
4804				opposition memo;	7.50
	4804.0	07/24/15	JL	Meeting with trial team re JPTO etc. at 100 Wall	2.25
4805				Street.	
	4805.0	07/27/15	JL	Review documentary film on client with Eterno.	0.75
4806				D : IDTOL C1 11 1 for doubte telephone	
	4806.0	08/07/15	JL	Review JPTO's filed by defendants; telephone	
			İ	conference with counsel team re: JPTO; conference	3.50
4807	<del></del>			with co-counsel re: Trial Draft.	1.00
	4807.0	08/14/15	JL	Meeting with Smith re JPTO	
4809	4808.0	08/21/15	JL	Draft letter to court re experts at trial.	1.00
	4809.0	08/24/15	JL	Review of trial exhibits, expert rpts and EBTs;	6.50
4810	)			prepare expert trial witness outlines.	6.50
	4810.0	08/25/15	JL	Review and edit letter to court re: opposition to city	
				defendants 2 letters; witness trial outlines: Eterno.	
4811	ւ				2.00
4812	4811.0	08/26/15	JL	Prepare witness trial outlines.	3.50
	4812.0	09/16/15	JL	Confer with trial team re City R 68 offer of jmt;	
4813	1		1		2.50

1000 W 110 W 100	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	4813.0	7/31/2013	HS	meeting with Nat Smith to review role and case	
4814	<del></del>				2.500
	4814.0	8/1/2013	HS	emails from and/or to Nat Smith	0.250
	4815.0	8/2/2013	HS	reviewed amended complaint	1.000
	4816.0	8/6/2013	HS	reviewed Jamaica Hospital's doc exchange	1.500
	4817.0	8/7/2013	HS	read Plaintiff's depo	1.500
4819	4818.0	8/13/2013	HS	emails to and/or from Nat Smith	0.200
	4819.0	8/22/2013	HS	reviewed availability, called and emailed Nat Smith	
4820	+			re: my availability for depos	0.250
4821	4820.0	9/4/2013	HS	reviewed status report	0.200
	4821.0	9/13/2013	HS	reviewed departmental action affect on case by city	
4822		1.0/1/2012		and emailed to group	1.750
4000	4822.0	10/1/2013	HS	prep for inspection of Schoolcraft home and Hosp:	
4823		10/2/2012		reviewed records & depo of pit	4.000
4004	4823.0	10/2/2013	HS	home and hosp inspection and Scene inspection	
4824	<del></del>	110/7/2012	TIC		6.250
	4824.0 4825.0	10/7/2013	HS	read Kretz transcript	0.500
<u> </u>	4825.0	10/15/2013	HS	read John L status report	0.200
4027	4827.0	10/15/2013	HS HS	reviewed motion papers for motions of 10/16	1.500
4828		10/1//2013	н	started review of dots from drop box invasion tape	
	4828.0	10/18/2013	HS	nyan fan Aldana Damian dan	6.000
4023	4829.0	10/21/2013		prep for Aldana-Bernier depo reviewed Aldana-Bernier interrogatories and	4.000
4830		10/21/2013		further prep for depo	2 250
	4830.0	10/22/2013		meeting with Nat Smith to review case	3.250 2.500
	4831.0	10/24/2013	<del></del>	prep deposition binder for Aldana-Bernier depo	10.000
	4832.0	10/25/2013		appeared for Aldana-Bernier depo and strategized	10.000
4833				with John Meg and Nat Smit	5.000
4834	4833.0	10/25/2013		reviewed Nat Smith email re: discovery	0.100
	4834.0	10/28/2013		reviewed motion by medical deft re; video depo/6	0.100
4835				emails	3.500
4836	4835.0	10/28/2013	HS	performed research on video tape depositions	2.500
	4836.0	10/29/2013	HS	emails to team re: motion for video dep/ research	
4837	_				1.000
l I	4837.0	11/13/2013	HS .	Appeared for SDNY motion: re video depositions	
4838					1.250
	4838.0	11/4/2013	HS 0	emails to team	0.100
1 1	4839.0	11/18/2013		telephone call with John Lenoir and emails re:	
4840	<u></u>			Larry Schoolcraft deposition	1.250
-	4840.0	1/8/2014		email to John Lenoir	0.100
	4841.0	2/9/2014		call and email re: Deposition of hospital with deft	
4842	10.15.0	0/11/0-5	+	counsel	0.200
-	4842.0	2/11/2014		reviewed client's deposition questions	0.500
_	4843.0	2/10/2014	<del></del>	deposition preparation	5.200
4845	4844.0	2/11/2014	HS p	prep Isakov deposition	9.000

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
4846	4845.0	2/12/2014	HS	prep and conducted Isakov deposition	7.250
4847	4846.0	2/14/2014	HS	researched statutory duty	2.100
	4847.0	4/20/2014	HS	preparation Aldana-Bernier deposition	4.500
	4848.0	4/22/2014	HS	preparation Aldana-Bernier deposition	3.000
	4849.0	4/23/2014	HS	prep and conducted Aldana-Bernier deposition	8.000
	4850.0	8/10/2014	HS	reviewed expert report and emailed team re: expert	1 500
4851		1.5 (0 (0.1.4		report	1.500
4852	4851.0	12/8/2014	HS	researched statutory standard and emailed team with research	4.250
4853	4852.0	3/25/2015	HS	prepared request to charge	1.250
4854	4853.0	02/21/13	MB	Initial meeting with Peter Gleason and Jeremy Skehan	2.000
	4854.0	03/05/13	МВ	Meeting with Peter Gleason re: coming on board the Schoolcraft team.	3.000
4855	4855.0	03/09/13	MB	Meeting with Peter and Nat re briefing of the case.	3.000
4856		02/15/12	IV (D	See a law and an abuse hilling of demonstrative	3.000
4857	4856.0	03/15/13	МВ	Started research on admissibility of demonstrative evidence story board project.	6.000
4858	4857.0	03/27/13	MB	Conference with Peter, Nat, and Artist re Story Board project.	3.000
4859	4858.0	04/01/13	MB	Memo to counsel re: research on prior restraint in response to motion for gag order.	6.000
4860	4859.0	04/07/13	МВ	Meeting with Adrian and team in Saugerties (travel to and from meeting 4 hours).	6.000
	4859.5	04/07/13	Peter J. Gleason	Meeting in Saugerties with AS, LS and legal team. (Travel at 1/2 hr. rate)	8.000
4861	49700	08/01/13	MB	Meeting with Nat re: jury instructions project.	3.000
4862	4860.0		MB	Review Complaint, record, and prior case	<u></u>
4863	4861.0	08/02/13		decisions.	7.000
	4862.0	08/05/13	MB	Jury instructions project: research fundamentals of 1983 litigation and federal causes of action; review commentary Bender and Schwartz; causation by multiple defendants; collect cases for authority.	
4864		09/06/12	MD	Lum, instructions project	5.000
4865	4863.0 4864.0	08/06/13	MB MB	Jury instructions project.  Prep for meeting with illustrator re demonstrative	<u> </u>
4866				project; meeting with potential "dangerousness expert," Tom Litwack.	7.000
4867	4865.0	08/12/13	МВ	Jury instructions project.	5.000
4868	4866.0	08/13/13	MB	Meeting with Nat at 3pm re update on projects	3.000
4869	4867.0	08/14/13	MB	Jury instructions project.	5.000
4870	4868.0	08/19/13	MB	Jury instructions project.	5.000
4871	4869.0	08/20/13	МВ	Jury instructions project.	5.000
4872	4870.0	08/21/13	MB	Jury instructions project.	5.000

	A	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	4871.0	08/23/13	MB	Meeting with Nat at 5pm re state action research	<u></u>
487	3			project	3.000
4874	4 4872.0	08/26/13	MB	Jury instructions project.	5.000
ļ	4873.0	08/27/13	MB	Te meeting with Adrian in Saugerties. (Travel time	
487			_	4.5 hours)	7.750
4876	5 <b>4874.0</b>	08/29/13	MB	Jury instructions project.	5.000
	4875.0	09/01/13	MB	Nat's office, listen to audios and review production.	_
4877	<del></del>				3.000
4878	4876.0	09/03/13	MB	Jury instructions project.	5.000
	4877.0	09/05/13	МВ	Preparing detailed timelines for case on plaintiff's	
				entire work history; NYPD work history; hosptial	
4879	<del></del>			events and events of 10-31-09.	5.000
	4878.0	09/06/13	MB	Timeline Project.	5.000
	4879.0	09/09/13	MB	Timeline Project.	5.000
	4880.0	09/11/13	MB	Timeline Project.	5.000
4883	4881.0	09/12/13	MB	Timeline Project.	5.000
	4882.0	09/13/13		Meeting with Nat 4:30pm re update of current	
4884	<del>                                      </del>	- 100 /10 /10	-	projects	3.000
	4883.0	09/18/13		Meeting with Nat and Adrian	2.000
4886	4884.0	09/19/13		Inspection of 81st Precinct	6.000
4007	4885.0	09/24/13	I I	Meeting with Adrian to work on layout of Glendale	i
4887		00/05/12		apt	3.000
	4886.0	09/25/13		Oral Argument; team meeting	4.000
4889	4889.0	10/02/13		Jamaica Hospital inspection.	6.000
	4890.0	10/03/13		Prepare Marino examination before trial; compile	
				relevant discovery does into searchable PDF;	
4890				review record and prepare questions	
	4891.0	10/04/13	MB	Dromoro Morino avinativa la Caratilla	5.000
	4892.0	10/04/13	<del></del>	Prepare Marino exination before trial.	5.000
	4893.0	10/08/13		Prepare Marino examination before trial.  Deposition of Deputy Chief Michael Marino.	5.000
7055	4894.0	10/10/13	<del></del>	Research caselaw on involuntary commitments	0.000
4894		10/10/13		involving private hospitals	5,000
1051	4895.0	10/11/13		Research involuntary commitments and MHL 9.39.	5.000
4895		10,11,13		Research involuntary communitients and MHL 9.39.	5,000
.030	4896.0	10/14/13	MB	Prepare medical defendants examination before	5.000
	.0>0.0	10/11/15	1 1	trial; review medical chart and record; review	
				depositions of City defendants; review hospital	
				policy and procedure; review MHL 9.39; draft	
4896		1		deposition questions.	5 000
	4897.0	10/15/13		Prepare medical defendants examination before	5.000
4897				rial.	5.000
	4898.0	10/16/13	<del></del>	Judge Sweet's courtroom hearing.	3.000
$\overline{}$	4899.0	10/17/13		Prepare medical defendants examination before	3.000
ı		1		rial	1

		В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
<i></i>	4900.0	10/18/13	MB	Research involuntary commitments and due	
4900				process violations; brief cases.	5.000
	4901.0	10/21/13	MB	Prepare medical defendants exination before trial	
4901		ļ			6.000
	4902.0	10/22/13	MB	Prepare medical defendants exination before trial	
4902					5.000
	4903.0	10/23/13	MB	Prepare medical defendants exination before trial.	
4903					5.000
4904	4904.0	10/24/13	MB	Meeting with Nat re status on projects	3.000
4905	4905.0	10/25/13	MB	Dr. Aldana-Berner; deposition was cancelled.	2.500
	4906.0	10/28/13	MB	Research re:defendant's objection to plaintiffs use	
				of video at deposition; research Rule 30, Rule	
4906		Ì		28(c), CPLR 3313 (b).	5.000
4907	4907.0	10/29/13	MB	Research video deposition Rule 30.	5.000
4908	4908.0	10/30/13	МВ	Research video deposition Rule 30.	5.000
	4909.0	10/31/13	MB	Memo to counsel re; research video deposition	
4909				Rule 30.	5.000
	4910.0	11/01/13	MB	Prepare Lauterborn examination before trial;	
				review record; listen to audios; compile discovery	
				does into searchable PDF; draft deposition	
4910				questions.	5.000
4911	4911.0	11/04/13	MB	Prepare Lauterborn examination before trial.	5.000
4912	4912.0	11/05/13	MB	Prepare Lauterborn examination before trial	5.000
4913	4913.0	11/06/13	MB	Prepare Lauterborn examination before trial	5.000
4914	4914.0	11/07/13	MB	Lauterborn deposition.	0.000
_	4915.0	11/08/13	MB	Review discovery, catalog, and convert to	
4915				searchable PDF files.	5.000
	4916.0	11/09/13	MB	Review discovery, organize, and convert to	
4916			_	searchable files.	5.000
	4917.0	11/11/13	MB	Review discovery, catalog, and convert to	
4917			_	searchable PDF files.	5.000
	4918.0	11/12/13	MB	Canvas Glendale neighborhood with Terry;	
				interview Adrian's next door neighbor and current	
4918				resident of Glendale apt.; take photos.	5.000
4919	4919.0	11/13/13	MB	Judge Sweet's courtroom hearing.	5.000
	4920.0	11/14/13	MB	Prepare Mauriello exination before trial; review	
	1			record; listen to audios; compile discovery docs into	
				searchable PDF; draft deposition questions.	
4920					5.000
4921	4921.0	11/15/13	MB	Prepare Mauriello exination before trial.	5.000
	4922.0	11/18/13	MB	Interview with Carol Stretmoyer at Midtown	
4922				location (w/TerrySkinner).	3.000
	4923.0	11/20/13	MB	Interview with Ted Stretmoyer at Glendale apt.	
4923	1			(with Terry Skinner).	3.000
	4924.0	11/21/13	MB	Prepare Mauriello examination before trial	5.000

	A	B	C	D	E
1	No.	Date	Timekeep	e Description	Hours
	4925.0	11/22/13	MB	Mauriello deposition cancelled; begin Prof Rule 4.2	
492!				no contact research.	4.500
	4926.0	11/24/13	MB	Prof Rule 4.2 no contact research; issues include:	·
ł				when gov. employees are considered "parties"	
		3	e e	under Rule 4.2 and when employees are considered	
4926	5			"represented."	3.000
4927	4927.0	11/25/13	MB	Prof Rule 4.2 no contact research.	6.000
	4928.0	11/26/13	MB	Draft memo to counsel re: Prof Rule 4.2 no contact	
4928	<u> </u>		İ	research.	6.000
	4929.0	11/29/13	MB	Rule 30(c)(2) research; issues include: Rule 612;	
				the production of documents relied on during	
1				deposition; attorney-client privilege; relevancy	
4929				under Rule 26.	5.000
	4930.0	11/30/13	MB	Rule 30(c)(2) research re: discoverable disciplinary	
				records; convictions; sanctions; applying state law	
4930				privileges.	5.000
4931	4931.0	12/02/13	MB	Rule 30(c)(2) research.	5.000
	4932.0	12/03/13	MB	Draft memo to counsel re: Rule 30(c)(2) research	
4932	İ			(3)(2)(2)(2)(2)(3)(3)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)	5.000
	4933.0	12/04/13	MB	Draft memo to counsel re: Rule 30(c)(2) research	- 2.000
4933				(3)(2) 103541511	5.000
4934	4934.0	12/05/13	MB	Write up on all deposition objection issues.	5.000
4935	4935.0	12/06/13	МВ	Write up on all deposition objection issues.	5.000
	4936.0	12/10/13	MB	Prepare Larry Schoolcraft examination before trial.	3.000
4936				p me state y concernation colore than.	5.000
	4937.0	12/11/13	MB	Larry Schoolcraft deposition in Albany, NY. (travel	3.000
4937	i			6.5 hours).	12.750
	4938.0	12/12/13	МВ	Review discovery, organize, and convert to	12.730
4938				searchable files.	5.000
	4939.0	12/13/13	МВ	Review discovery, organize, and convert to	3.000
4939				searchable files; listen to audio.	5.000
-	4940.0	12/16/13		Prepare Mauriello examination before trial; review	
				documents; create searchable PDF; review	
4940				depositions and record; listen to audio.	5.000
4941	4941.0	12/17/13		Prepare Mauriello examination before trial.	5.000
4942	4942.0	12/18/13		Prepare Mauriello examination before trial.	5.000
4943	4943.0	12/19/13		Prepare Mauriello examination before trial.	5.000
4944	4944.0	12/20/13		Mauriello deposition.	0.000
-	4945.0	12/22/13		Meeting with Adrian Schoolcraft re: demontrative	0.000
4945	-			evidence project.	3.000
——┆	4946.0	12/24/13		Meeting with Team and Adrian Schoolcraft.	3.000
	4947.0	12/26/13		Meeting with Adrian re demonstrative evidence	3.000
4947			1 1	project; joined by John Lenoir.	2 000
	4948.0	12/27/13		Meeting with Adrian Schoolcraft re demontrative	3.000
4948	,	1		evidence project.	2 000
7770		<del></del>		evidence project.	3.000

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	4949.0	12/29/13	МВ	Meeting at Nat's office w/ Adrian; review audio	
4949				and record.	4.000
	4950.0	12/30/13	MB	Meeting at Nat's office w/ Adrian; review audio	
4950				and record.	3.000
_	4951.0	01/03/14	MB	Prepare for Huffman and Boston Deposition;	
4951				review discovery docs; draft questions.	4.500
4952	4952.0	01/05/14	MB	Prepare for Boston and Huffman Deposition.	6.020
	4955.0	01/06/14	MB	Team meeting re review of Boston and Huffman	
4953				depositions.	1.750
	4956.0	01/10/14	MB	Review and catalog discovery production at Nat's	
4954				office; listen to Hanlon audio.	7.000
	4957.0	01/12/14	MB	Analyze NYPD emergency protocol; review NYPD	
4955				Patrol guide.	2.200
	4958.0	01/12/14	MB	Prepare for Hanlon's deposition; review EMT	
				emergency procedure and discovery documents.	
4956					4.130
	4960.0	01/15/14	MB	Hearing with Judge Sweet re discovery issues; team	
4957				meeting re status of case.	2.000
	4961.0	01/28/14	MB	Prepare for Lamstein deposition; review	<del></del>
				handwritten notes in discovery docs; draft	
4958				questions.	3.750
	4962.0	01/29/14	MB	Meeting Nat's Office re: review and prep for	
4959				Lamstein EBT.	4.000
4960	4963.0	01/30/14	MB	Lamstein Deposition.	10.000
	4964.0	02/03/14	MB	Research inadvertent production and ethics on	
				production obligation; search files and remove	
4961				discovery documents in question.	6.080
	4965.0	02/04/14	MB	Research inadvertent production and ethics on	
				production obligation; research Rule 502, Fed. R.	
4962				Civ. P. 26(b)(5)(B) and caselaw.	6.500
	4966.0	02/05/14	MB	Draft memo to counsel re: inadvertent production	
4963				research.	6.050
	4967.0	02/07/14	MB	Meeting with Nat re: inadvertent production	
				redaction issues; begin prep for Medical	
4964			]	Defendants EBTs.	5.000
	4968.0	02/08/14	MB	Prepare for Medical Defendant's EBTs; review	
				medical chart,record, and deposition summaries;	
				review Beiner's prior litigation testimony.	
4965					5.750
	4969.0	02/10/14	MB	Conference with Howard Suckle re deposition	
4966				prep; prep for Medical Defendants depositions.	6.250
-	4970.0	02/11/14	MB	Bernier Deposition	0.000
	4971.0	02/12/14	MB	Isakov Deposition.	0.000

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	4972.0	02/20/14	МВ	Research state action under § 1983; draft memo to counsel arguing Dr. Isakov's liability in response to	
		<u> </u>		opposing counsel's request to release Isakov from	
4969	ļ	ĺ		case.	6.220
4970	4973.0	02/20/14	MB	Draft memo to counsel re: Dr. Isakov.	2.000
	4974.0	03/04/14	MB	Conference call with City defendants; team	
4971				conference re trial prep status.	1.500
	4975.0	03/07/14	MB	Research issues re: City Defendants' March 7, 2014	
				letter; attorney-client privilege issue; research Fed. R. Evid. 612(b) and Fed. R. Civ Pro 26(b)(3).	
4972		_ ·			5.700
	4976.0	03/08/14	MB	Research issues City Defendants' March 7, 2014	
				letter; ten-year limitation issue;	í
				unsubstantiated claims issue; objections at	
				depositions generally; time to depose plaintiff	
4973				(Rule 30(d)(1).	4.650
i	4977.0	03/09/14	MB	Draft Memo to counsel re: City Defendants	
4974				deposition objection issues.	6.660
	4978.0	03/10/14	l l	Research defendants assertion of privilege for	
4975				grand jury subpoenas.	5.230
	4979.0	03/11/14		Review and comment Letter to Judge Sweet; team	
4976				meeting re discovery issues.	3.360
4977	4980.0	03/12/14	МВ	Catalogue and review new discovery at Nat's office.	6.500
	4981.0	03/12/14	MB	Letter to counsel re: search for missing discovery	0.500
4978			I I	files.	1.000
	4982.0	03/14/14	MB	Draft subject matter for NYPD 30(b)(6) notices.	
4979					5.670
	4983.0	03/14/14	MB	Revise proposed jury instructions for City	
			-	defendants; research Monell custom and policy	
				municipal liability; analyze Monell jury	
				instructions from other jurisdictions; draft alternate	
				instructions; review and collect cases for authority.	
4980	1001 -	00/5-7/7			5.470
	4984.0	03/15/14		Continue with research and drafting NYPD	
İ				proposed jury instructions; draft charges for	
4004				supervisor liability, First Amendment retaliation	
4981	100 = 0		$-\!\!\!+\!\!\!-\!\!\!\!-\!\!\!\!-\!\!\!\!-\!\!\!\!+$	and prior restraint.	6.000
	4985.0	03/16/14		Research and draft NYPD proposed jury	
4000				instructions; draft conspiracy and state action	ļ
4982	4007.0	02/10/14		charges.	5.880
	4986.0	03/19/14		Draft NYPD proposed jury instructions; continue	
4983				state action research re: Medical Defendants.	
+703					6.430

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	4987.0	03/21/14	МВ	Research state action re: City defendants section	7.000
4984				1983 conspiracy liability.	7.800
4985	4988.0	03/27/14	MB	Draft subject matter for JHMC 30(b)(6) notices.	5.250
	4989.0	03/28/14	MB	Meeting with Nat re: NYPD proposed jury	
4986		03/20/11	, The state of the	instructions draft.	6.250
4987	4990.0	04/02/14	МВ	Research re: possible medical experts.	6.500
4988	4991.0	04/03/14	МВ	Memo to counsel re: possible medical expert Dr. Peter Stastny, MD.	5.530
	4992.0	04/04/14	МВ	Research medical experts; review Roy Lubit's	_
4989		0.4/1.1/1.4	11/5	filings.	6.850
	4993.0	04/11/14	MB	Draft proposed Jury Instructions Medical Defendants; research due process causes of action; dangerousness standard re: emergency civil commitment; statutory and common law procedural protections re: restraints; legal privilege under MHL 9.39.	2 (12)
4990			1.75		3.650
4991	4994.0	04/12/14	МВ	Continue proposed jury instructions for case against Medical Defendants; draft neg per say charges.	5.000
4992	4995.0	04/13/14	MB	Team meeting with potential expert, Roy Lubit.	4.250
4993	4996.0	04/14/14	MB	Team conference call with Adrian re status and settlement.	0.660
4994	4997.0	04/14/14	МВ	Continue drafting proposed jury instructions Medical Defendants; draft medical malpractice and other state claims.	4.550
1331	4998.0	04/16/14	MB	Conference call with Adrian re trial issues and	
4995			:	settlement; team conference to confer.	2.500
4996	4999.0	04/17/14	MB	Team conference call re progress on settlement issues.	1.250
	5000.0	04/24/14	MB	Research re: jury awards of damages.	4.170
4998	5001.0	04/24/14	MB	Research the various state action tests in the context of a private hospital; collect and analyze Second Circuit case law.	4.000
4999	5002.0	04/26/14	МВ	Draft memo to counsel re: state action research.	5.230
5000	5003.0	05/13/14	МВ	Prepare EMT Jessica Marquez's deposition; research right to refuse medical attention; right to choice of hospital.	4.000
	5004.0	05/14/14	MB	EMT Jessica Marquez Deposition.	0.000
5002	5005.0	05/20/14	МВ	Trip to Johnstown to meet with Adrian (6.5 hours of travel time).	8.250
5003	5006.0	05/21/14	МВ	Research re: blue wall of silence police retaliation cases; the deliberative process privilege; the law enforcement privilege.	5.270

	Α	В	С	D	Е
1	No.	Date	Timekee	pe Description	Hours
5004	5007.0	05/23/14	МВ	Blue wall of silence research; analyze and review prior testimony of possible police procedures expert, Dr. Leinen.	6.610
	5008.0	05/24/14	MB	Review and catalog new discovery production.	3.980
5006	5009.0	05/25/14	MB	Analyze case law granting summary judgment on plaintiff's Monell claims connected to practices in Mollen report.	4.000
5007	5010.0	05/26/14	MB	Draft writeup on blue wall of silence research.	6.230
5008		05/27/14	МВ	Create Medical defendants evaluation timeline in the ER, psyche ER, and psyche ward.	5.980
5009	5012.0	05/28/14	МВ	Hearing with Judge Sweet oral arguments on motion.	2.000
5010	5013.0	05/28/14	МВ	Prepare Weiss deposition; team conference call re Weiss deposition.	4.100
5011	5015.0	05/29/14	МВ	Draft summary of Weiss deposition send to counsel; prepare for JHMC 30(b)6 depositions on policy; review Beiner's depo transcript; draft questions.	6.700
5012	5017.0	06/04/14	MB	Prepare for Ferrara Deposition.	3.000
5013	5019.0	06/06/14	МВ	Draft summary of notes from Ferrara deposition send to counsel; team conference call with police practices experts, Eterno and Silverman re: expert report and testimony.	2.500
5014	5020.0	06/09/14	МВ	Team conference call w/ Adrain re trial prep and update.	1.500
5015	5021.0	06/13/14	МВ	Team conference call w/ Silverman and Eterno re expert testimony; conference with Nat re conflict of interest issue.	2.500
5016	5022.0	06/27/14	МВ	Prep for Mauriello's deposition; review prior deposition; review City defendants deposummaries.	4.000
	5023.0	07/01/14	MB	Mauriello Deposition.	0.000
5018	5024.0	07/02/14	MB	Prep for Lwin deposition; review Beiner deposition notes and hospital chart.	1.500
5019	5027.0	07/13/14	МВ	Prep for City 30(b)(6) deposition topics; research anti-quota law, New York Labor Law § 215-a, and Operations Order No. 52.	6.000
	5030.0	07/18/14	МВ	Team conference call with expert Dr. Halpren.	2.000
5021	5031.0	07/22/14	МВ	Research re City's application of subsequent remedial measure; team conference call re status.	3.650
+	5032.0	07/24/14	MB	City 30(b)(6) witness deposition, Cooper.	0.000
-+	5033.0	07/24/14	MB	Prep for Patel deposition.	1.000
	5034.0	07/25/14	MB	Patel deposition.	0.000

	А	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
5025	5035.0	07/31/14	MB	Analyze potential withdrawal of claims.	2.150
	5036.0	07/31/14	MB	Team conference call with experts, Halpern-Ruder	
5026		ļ		and Dr. Lubit.	1.500
	5037.0	08/04/14	MB	Research re: 8/4/14 letter to Judge Sweet; analyze	
				defendants' instruction to witness not to answer	
			1	questions beyond scope of 30 (b)(6) subject matter	
5027				issue.	3.100
	5038.0	08/06/14	MB	Conference call with Nat re: defendant's objection	
5028				to video; new assignments.	0.500
	5039.0	08/09/14	МВ	Review and analyze Dr. Lubit's expert report.	3.130
	5040.0	08/10/14	МВ	Team conference call with Dr. Lubit re testimony.	
5030					1.250
	5041.0	08/14/14	MB	Draft response addressing 8.5.14 Letter re: Purpi's	_
5031				30(b)(6) issues.	4.900
	5042.0	09/04/14	MB	Search for missing case citations for Dr. Lubit's	
5032				prior expert testimony.	2.320
	5043.0	09/12/14	MB	Team Meeting weekend in Mayfield, NY	
5033				(including travel time of 4 hours).	6.000
5034	5044.0	09/13/14	MB	Team Meeting weekend in Mayfield, NY.	7.500
_	5045.0	09/14/14	MB	Team Meeting weekend in Mayfield, NY	
5035				(including travel time of 4 hours).	6.000
	5046.0	09/20/14	MB	Review Medical defendants expert reports; review	
				expert Tancredo's deposition transcripts.	
5036					4.620
	5047.0	09/21/14	MB	Team meeting with Dr. Lubit re: deposition prep.	
5037					4.000
5038	5048.0	10/02/14	MB	Team conference call re: trial prep.	0.750
	5049.0	10/03/14	MB	Team meeting Nat's office re upcoming motion	
5039				papers; conference w/Adrian.	3.000
	5050.0	10/18/14	MB	Research Rule 68; review letter to Adrian re	
5040				settlement offer.	4.000
5041	5051.0	10/19/14	MB	Conference call w/ team re Rule 68 Offer.	2.250
	5052.0	10/23/14	MB	Create claims "cheat sheet" from proposed jury	
5042				instructions.	5.890
	5053.0	10/23/14	MB	Review/comment re: Letter Rejecting Rule 68	
5043				Offer.	1.000
	5054.0	12/01/14	MB	Review 2nd Amended Complaint track proposed	
5044				changes.	4.700
	5055.0	12/02/14	MB	Review Third Amended Complaint; draft proposed	
				addition of malicious abuse of process claim and	
			1	violation of substantive and procedural due process	
5045				claims.	4.660

	A	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	5056.0	12/02/14	MB	Memo of law in support of Motion to Amend;	
				examine and analyze developing caselaw re:	
				respondent superior liability for private	
5046				corporations under § 1983 (Shields).	7.920
	5057.0	12/03/14	MB	Review final draft memo of law in support of	_
				Motion to Amend; Begin research for summary	
				judgment arguments; analyze Second Circuit	
				summary judgment decisions re due process and	
				dangerousness in context of civil commitment;	
5047				false imprisonment claims.	6.500
	5058.0	12/03/14	MB	Review final draft Third Amended Complaint;	
5048				review final draft Memo in Support.	5.250
	5059.0	12/11/14	MB	Meeting Nat's office re:NYPD and Medical	0.200
5049				Defendants summary judgment claims.	5.250
	5060.0	12/16/14	MB	Draft summary judgment issues; analyze Fourth	3.230
				Amendment search and seizure Second Circuit	
5050				summary judgment decisions.	7.600
	5061.0	12/18/14	MB	Mauriello's Counterclaim issue; analyze tortious	7.000
				interference w/prospective advantage summary	
5051				judgment decisions.	8.800
	5062.0	12/19/14	МВ	Summary judgment Memo in Support; research and	0.000
				analyze Second Circuit decisions determining	
				exigent circumstances; review NYPD Patrol Guide	
5052				emergency protocol.	5.200
	5063.0	12/20/14	МВ	Summary judgment motion; review MHL statute	3.200
				provisions, JHMC hospital chart and record.	
5053				provisions, vinite mospital enalt and record.	5.400
	5064.0	12/21/14	MB	Summary judgment memo in support draft; track	3.400
5054				comments and caselaw support.	7.400
	5065.0	12/22/14		Review Summary judgment memo in support draft;	7.400
5055				track comments and changes.	6.500
-	5066.0	12/22/14		Review final draft Summary judgment Memo in	0.500
5056			•	Support.	3.700
-	5067.0	01/04/15		Review City defendants summary judgment	3.700
5057			] ]	motions; research caselaw cited.	4.000
	5068.0	01/05/15		Review Medical defendants summary judgment	4.000
ļ	2000.0	01/00/15	1 1	motions; research cited caselaw; conference with	
5058				Nat re: motions.	( 000
<del></del>	5069.0	01/07/15		Prepare for opposition papers; draft Medical	6.000
	2007.0	01/0//13		Defendants' summary judgment issues; analyze	
				cited caselaw.	İ
5059				ched caselaw.	6.500
3033					6.500

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	5070.0	01/08/15	MB	Meeting with Nat re: Medical Defendants summary judgment issues; conduct research on issues.	5.500
5060		01/00/15	MD	Described City Defendants augment indement	3.300
	5071.0	01/09/15	MB	Research City Defendants summary judgment issues; 4th amendment unlawful search and seizure; legal standard for exigent circumstances; objective reasonableness doctrine; research caselaw deciding summary judgment on qualified immunity grounds; team conference re motions.	< 100
5061	_				6.100
	5072.0	01/11/15	МВ	Research City Defendants summary judgment issues; probable cause; exculpatory evidence; review EMT emergency protocol; review caselaw and statutory right to refuse medical treatment;	
5062				right to hospital preference.	4.000
5063	5073.0	01/12/15	MB	Research Medical Defendants summary judgment issues; draft the state action issue; analyze McGugan v. Aldana-Bernier and Doe.	5.550
3003	5074.0	01/14/15	MB	Research Medical Defendant's summary judgment	3.330
5064		01/14/13	IVID	motion issues; respondeat superior, vicarious liability; apparent authority.	5.400
5065	5075.0	01/15/15	МВ	Research Medical Defendant's summary judgment issues; review Dr. Lubit's Report for establishing the standard of care.	7.100
	5076.0	01/16/15	МВ	Continue research on Medical Defendants summary judgment issues; research applicable standard of care; analyze "substantially below" legal standard; review defendants deposition summaries.	6.700
5066	5077.0	01/21/15	MB	Continue research on defendants summary	0.700
5067		01/21/13	WID	judgment issues; conspiracy/joint activity state action liability.	7.000
5068	5078.0	01/22/15	MB	Research re: intracorporate conspiracy doctrine.	6.750
5069	5079.0	01/26/15	МВ	Research re: intracorporate doctrine; draft memo to counsel re: intra-Corporate doctrine.	6.420
5070	5080.0	01/27/15	MB	Draft memo to counsel re: intracorporate doctrine.	4.500
5071	5081.0	01/27/15	МВ	Meeting with Nat re: opposition issues; 1st amendment issue.	4.500
5072	5082.0	01/28/15	МВ	Research First Amendment issues; analyze recent development in the law limiting Garcetti (Lane, Griffin, Hagan).	7.000

	A	В	С	D	Ε
1	No.	Date	Timekeep	e Description	Hours
	5083.0	01/29/15	MB	Research intentional infliction of emotional distress	
5073				claim.	4.700
	5084.0	01/29/15	MB	Continue IIED research; IIED claim not duplicative	
5074				of the other claims issue.	3.400
5075	5085.0	02/01/15	MB	Memo to counsel re: IIED research.	6.830
	5086.0	02/02/15	MB	Research First Amendment issues; Monell	
5076		_		research.	8.000
	5087.0	02/03/15	MB	Monell research; review and brief cases on police	
				retaliation to establish policy under Monell; review	
				and brief case law re establishing deliberate	
				indifference under Monell.	
5077					6.000
5078	5088.0	02/04/15	MB	Memo to counsel re: Monell research.	6.100
	5089.0	02/05/15	MB	Continue to research Medical Defendants Memo in	
				Opposition issues; research defendant's argument	
				of legal justification to confine plaintiff under	
5079				EMTALA.	6.500
	5090.0	02/06/15	MB	Draft opposition to Medical Defendants summary	
5080				judgment arguments.	5.600
	5091.0	02/07/15	MB	Draft opposition to Medical Defendants summary	
5081				judgment arguments.	7.500
	5092.0	02/08/15	MB	Call with Nat discuss current status on JHMC	
5082				opposition issues.	0.500
	5093.0	02/09/15	MB	Call with Nat re: progress on research Medical	
5083				defendants issues.	0.500
	5094.0	02/10/15	MB	Draft opposition to JHMC summary judgment	
5084				arguments.	4.600
	5095.0	02/10/15	МВ	Draft opposition to JHMC summary judgment	
5085				motions.	2.800
	5096.0	02/11/15	MB	Review and track proposed changes on first draft of	_
5086			İ	Motion in Opposition.	5.650
	5097.0	02/11/15	MB	Review/edit second draft of Motion in Opposition.	
5087					3.750
	5098.0	02/13/15	MB	Review all defendants motions in opposition	_
				submissions; Meeting with Nat to discuss	
5088				submissions.	6.000
	5100.0	02/14/15	MB	Draft issues re: reply to Mauriello opposition	_
5089				motion.	5.230
	5101.0	02/15/15	MB	Reply to Mauriello opp; research tortious	
				interference with prospective relations claim;	
				wrongful means constituting tortious conduct;	
				malice intent as the "sole motivation" for plaintiffs	
5090				alleged interference.	6.000
	5102.0	02/16/15	MB	Reply to Mauriello opposition motion; research	3.000
5091	-		_	defamation and damages.	4.300

	Α	В	C	D	E
1	No.	Date	Timekeepe	Description	Hours
	5103.0	02/17/15	MB	Draft portion of reply to Mauriello opposition	
5092				motion.	6.220
5093	5104.0	02/19/15	MB	Draft reply to Mauriello opposition motion.	4.230
	5105.0	02/20/15	MB	Team meeting; meet with Norinsberg and new	
5094				team.	4.500
5095	5106.0	02/24/15	МВ	reply to Medical defendants memo in opp.	7.200
5096	5106.0	02/25/15	MB	Research sham affidavit doctrine.	3.820
	5107.0	02/23/15	MB	Draft issues re: reply to Medical defendants memo	
5097				in opp.	7.000
	5108.0	02/26/15	МВ	Memo to counsel re; sham affidavit doctrine	
5098				research.	4.300
	5109.0	02/27/15	МВ	Research re: inadmissibility of hearsay on summary	
5099				judgment motions.	4.700
	5110.0	02/28/15	МВ	Draft issues re: reply to City memo in opposition.	
5100					6.080
	5111.0	03/02/15	MB	Research re: collective knowledge doctrine.	4.000
	5112.0	03/03/15	MB	Memo to counsel re: collective knowledge doctrine	
5102				research.	5.160
	5113.0	03/05/15	MB	Review and track proposed changes to Reply	
5103	1			motion draft.	5.500
	5114.0	03/06/15	MB	Final review/edit of Reply papers.	4.000
3101	5115.0	03/07/15	MB	Prepare police expert Prof. Eterno deposition	
5105		03/0//15		summary.	5.050
3103	5116.0	03/08/15	MB	Prepare police expert Prof. Eterno's deposition	
5106		03,00,15	2	summary.	7.050
3100	5117.0	03/09/15	MB	Draft Eterno Deposition Summary; team	
5107		03/03/13	2	conference call.	6.900
	5118.0	03/10/15	MB	Draft Prof. Eterno deposition summary.	5.920
	5119.0	03/11/15	MB	Prepare Prof. Eterno deposition summary.	6.100
_	5120.0	03/12/15	MB	Prepare Prof. Eterno deposition summary.	4.830
	5121.0	03/12/15	MB	Meeting with Team re new issues on reply.	3.000
3111	5122.0	03/12/15	MB	Revise NYPD jury instructions; distribute revised	
5112		03,12,13		charges to counsel.	1.700
3112	5123.0	03/13/15	MB	Meeting Nat's office with new team re division of	
5113	1	03/13/13	2	upcoming work.	4.000
	5124.0	03/16/15	MB	Review Defendants Reply memos.	3.000
	5125.0	03/16/15	MB	Draft Prof. Eterno's direct examination for trial.	
5115		05/10/15			2.100
2113	5126.0	03/17/15	MB	Review/comment March 17 Letter to the court.	
  5116		03/11/13	1,415	The first of the country better to the country	1.200
2110	<del></del>	03/18/15	MB	Draft Prof. Eterno's direct examination for trial.	1.200
	5127.0	03/18/13	MID	Diant 1101. Eterno's uncer examination for trial.	6.500
5117		02/10/15	NAD.	Draft Prof. Eterno's direct examination for trial.	0.500
	5128.0	03/19/15	MB	Drait Prof. Elemo's direct examination for that.	4.300
5118					4.30

	А	В	С	D	Ε
1	No.	Date	Timekeep	e Description	Hours
	5129.0	03/20/15	MB	Draft Prof. Eterno's direct examination for trial.	
5119					3.600
	5130.0	03/25/15	MB	Conference call w/ Nat re: status and assignments	_
5120				moving forward.	0.500
	5131.0	03/26/15	MB	Team meeting at Nat's new office; review Prof.	
5121				Eterno's direct examination outline.	5.000
_	5132.0	03/28/15	MB	Draft proposed jury instructions for claims against	_
				Medical Defendants; draft charges for medical	
5122				malpractice and other state claims.	6.600
	5133.0	03/29/15	MB	Draft proposed jury instructions for Medical	
	l I			Defendants; draft state false imprisonment charge.	
5123			_		5.700
5124	5134.0	03/29/15	MB	Make changes to diagram of the Glendale apt.	1.700
	5135.0	03/30/15	MB	Call with Nat re: Glendale diagram/jury charges.	
5125					0.500
	5136.0	03/31/15	MB	Draft proposed jury instructions Medical	
				Defendants; draft corporate negligence charge.	
5126					5.500
	5137.0	04/01/15	MB	Draft proposed jury instructions for claims against	-
				Medical Defendants; draft charge re: the stigma of	
				an involuntary commitment; charge instructing	
		1		requirement of a sufficient investigation of	
5127				dangerousness; damages	5.700
	5138.0	04/02/15	MB	Trial Team meeting re trial prep, jury instructions.	
5128					0.100
	5139.0	04/03/15	MB	Combine NYPD and Medical Defendants Jury	
5129				Instructions.	3.950
	5140.0	04/06/15	MB	Combine NYPD and Medical Defendants Jury	
5130				Instructions.	6.330
	5141.0	04/08/15	MB	Revise jury instructions Medical Defendants	_
5131				incorporating Nat's edits; conference w/ team.	5.800
5132	5142.0	04/10/15	MB	Call with Nat re: progress on current projects.	0.750
	5143.0	04/13/15	МВ	Conference with Judge Sweet; team conference.	
5133				_	2.500
	5144.0	05/05/15	МВ	Review of Court's Opinion re: summary judgment	_
5134				motions.	1.000
	5145.0	05/12/15	МВ	Conference with Judge Sweet; Trial team meeting	
5135	_			re status.	3.500
	5146.0	05/27/15	МВ	Draft motion for reconsideration issues; research	
				post-suspension First Amendment claim; review	
				cross examination outlines for defendants.	
5136					6.150
	5147.0	05/28/15	MB	Analyze Second Circuit freedom-of-speech cases	
		1		(Jackler, Gacetti, Walsh); conference call w/ Nat re	
5137				reconsideration motion.	4.330
					7.550

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	5148.0	05/31/15	МВ	Memo to counsel re: post-suspension retaliation	
5138				claim.	4.780
3130	5149.0	06/01/15	МВ	Review letter to Judge for reconsideration draft;	_
	31 15.0	00,01,13	1.12	track changes; research issue of qualified immunity	
		i i		in a First Amendment retaliation case.	
5139				In a 1 not a monament a same a	6.900
2139	5150.0	06/02/15	MB	Memo to counsel re: qualified immunity and	0.700
E4.40	ŀ	00/02/13	IVID	"clearly established" law doctrine.	4.250
5140		00/15/15	) (D	Review cross examination of defendants outlines;	4.230
	5151.0	09/15/15	MB	review/comment on client memo.	4.500
5141					4.300
	5152.0	09/16/15	MB	Research Rule 68 issue; research offset issue;	2.250
5142				general obligations law 15-108.	2.250
	5171.0	11/18/12	Harvey A.	Review of Larry Schoolcraft (LS) documents re:	
			Levine	son's case; confer with RG re: evaluation potential	
				strategies for Adrian Schoolcraft (AS) litigation	
5143					3.500
	5172.0	11/19/12	Harvey A.	Further review of LS documents, ECF filings	
			Levine	including pleadings & internet materials Meeting	
				with RG to discuss case & strategy relative to	4.5
5144				further AS and LS contact	
<u> </u>	5173.0	11/22/12	Harvey A.	Conf. with RG & PG regarding meeting with AS &	
	3175.0	11,22,12	Levine	LS on moving forward, litigaiton strategies and	
  5145			Bernie	client managemnt issues.	1.000
3143	5174.0	11/23/12	Harvey A.	TC's with RG re: issues arising during meeting with	1.000
	51/4.0	11/23/12	Levine	Adrian Schoolcraft (AS).	
			Levine	Adrian Schoolcraft (AS).	0.500
5146		11/26/12	A	Conf with RG re: meeting with AS; review of	0.500
	5175.0	11/26/12	Harvey A.	documents from AS smart drive, ECF entries &	
			Levine	documents; discuss discharge of outgoing counsel	
				documents; discuss discharge of outgoing counser	4.500
5147					4.500
	5176.0	11/28/12	Harvey A.	Conf. with RG re: prior cc oushnel discharge "for	!
			Levine	cause" issues dispute over disbursements	0.450
5148					0.450
	5177.0	11/30/12	Harvey A.	Conf. with RG re: TC with co-counsel re: AS email	
			Levine	and discharge of PC "for cause"	
5149					1.500
_	5178.0	12/3/12	Harvey A.	Conf. with RG re: discharge/email from outgoing	
			Levine	attorney & TC from PG and TC with AS	
5150					0.500
	5179.0	12/7/12	Harvey A.	Conf. with RG, re: AS dsicipllinary charges with	
			Levine	NYPD/employment issues/potential damages	1.5
5151				reinstatement/retirement	
2121		12/11/12	Harvey A.		
	5180.0	12/11/12	Levine	strategies moving forward	.8
			Levine	Strategies moving forward	.0
5152	<u>′</u>				

	A	В	С	D	E
1	No.	Date	Timekeep	Description	Hours
	5181.0	12/14/12	Harvey A.	Conf. with RG; review Queens D.A. press release	
-			Levine	Multiple, TC's with PG and AS; alternate responses	
5153			ļ	discussed.	1.500
	5182.0	12/17/12	Harvey A.	Conf. RG & PG re: discharge for cause. vs.	
			Levine	alternatives; review of correspondence to outgoing	
5154	i			attorney	1.500
	5183.0	12/18/12	Harvey A.		1.500
		12,10,12	Levine	Inventory of files	
5155				Inventory of files	1.500
3133	5184.0	12/22/12	Harvey A.	Cont. inventory of contents of file conf. w/ RG re:	1.300
	3104.0	12/22/12	Levine	amended complaint	
5156			Leville		2.700
2130		12/22/12			2.500
	5185.0	12/23/12		Complete inventfory of AS files	
İ			Levine		
5157					3.500
	5186.0	12/26/12		Begin comprehensive review of transferred files &	
			Levine	notes; pleadings & discovery	
5158	<u> </u>				6.000
	5187.0	12/27/12	Harvey A.	Continued review of AS files w/notes discovery	
			Levine	materials	
5159					5.000
	5188.0	12/28/12	Harvey A.	Continued review of AS files w/notes discvoery	<u> </u>
			Levine	materials	
5160					6.000
	5189.0	1/2/13	Harvey A.	Continued review of AS files w/notes Conf. with	0.000
İ .			Levine	PG & RG at office re: update on file review &	
				discussion of "eyes only" file. continued review of	
5161				file.	6.250
	5190.0	1/4/13	Harvey A		6.250
	5170.0	17-17-13	Levine	Continued review of file; meeting with PG	
5162			Levine		6.000
	5191.0	1/5/13	Harvey A	Mama summarizing and analysis	6.000
	2171.0	1/3/13	Harvey A. Levine	Memo summarizing and analyzing contents	į
5163			Leville		
-	5102 A	1/9/12	7.7.	C. C. H. DC A. DC	3.500
	5192.0	1/8/13		Conf. with PG & RG reviewing analysis and	
			Levine	Strategy going forward	
5164					3.500
	5193.0	1/11/12	I .	Conf. with RG re: Union's failure to represent AS	
			Levine	in trial room and/or return to full duty strategy	
5165			_[		1.000
	5194.0	1/12/12	Harvey A.	Review of research on Union's representation and	
				failure to advocate for AS 2.0	
5166			1		0.700

	Α	В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	5195.0	1/14/12	Harvey A.	Conf. with RG re: Union rep. research & strategy	
			Levine		
5167					0.750
	5196.0	1/19/12	Harvey A.	Conf. RG re: correspondence to Queens D.A. &	
			Levine	redrafts	
5168					0.250
	5197.0	1/21/12	Harvey A.	Review of PG correspondence	
			Levine	Confer with RG letter	
5169			1		0.200
	5198.0	1/23/12	Harvey A.	Review of PG correspondence to NYPD	
			Levine		
5170					0.125
	5199.0	1/29/12	Harvey A.	Review of proposed AS affidavit for Center for	
			Levine	Constitutional Rights (CCR)	
5171					0.500
	5200.0	1/30/12	Harvey A.	Conf. with RG re: dinner meeting w/ PG with PG.	
			Levine		
5172					0.250
	5201.0	01/31/12	Harvey A.	Review of RG cease & desist letter re: website	
		•	Levine		
5173					0.250
	5202.0	2/6/13	Harvey A.	Conf. RG re: expansion of legal team; and transfer	
			Levine	of banker boxes & files to PG & Nat Smith (NS)	
5174				for scanning; organizing files	1.000
	5203.0	2/12/13	Harvey A.	Conf. with RG re: deposition of AS	
			Levine		
5175					0.500
	5204.0	11/16/12	Richard	Meeting with my Peter Gleason, Esq. (PG), Retired	
			A.	NYPD 2 <sup>nd</sup> grade Detective (D2) and Larry	
		j	Gilbert	Schoolcraft (LS) to confer on merits of claim Filed	
				by Adrian Schoolcraft (AS) against NYC, Jamaica	
				Hospital & other medical defendants Review of	
				documents provided by LS.	14
5176				,	
100	5205.0	11/18/12	Richard	Further review of documents provided and tc's with	
			A.	PG relating to AS. Conferred with Harvey Levine	
			Gilbert	(HL) re: merits of claim and potential strategies for	
5177				litigation	5.500
	5206.0	11/19/12	Richard	Meeting with PG to discuss case parameters &	
	200.0	1	A.	strategy relative to further AS and LS contact. &	
			Gilbert	impact of LS documents provided. Confer with	
				Confer with HL re: PG discussion & strategy	
E170					2.500
5178	<u> </u>				2.500

	Α	В	С	D	Ε
1	No.	Date	Timekeepe	Description	Hours
	5207.0	11/22/12	Richard A.	Multiple phone conversation with PG regarding a meeting the following day with AS/LS. Confer	
5179			Gilbert	with HL regarding potential strategies.	1.500
5180	5208.0	11/23/12	Richard A. Gilbert	Meeting with PG, AS, LS, in Albany to meet client Discussed scope of work, strategy, investigation.	10.500
13180	5209.0	11/26/12	Richard	Confer with HL re: first AS meeting; Meeting with	10.500
	2207.0	11/20/12	A. Gilbert	PG regarding obtaining Schoolcraft file from prior counsel (PC); review of client's smart drive, court notes and documents filed in USDC; TC with outgoing counsel; draft of correspondence to PC	
5181					3.400
	5210.0	11/27/12	Richard A. Gilbert	Obtained phone for client; further review of smart drive and filed documents; follow up phone conversation with PG on PC file with PG regarding the Schoolcraft file. TC with PC & follow up correspondence Forwarding Consent	
5182					2.450
	5211.0	11/28/12	Richard A. Gilbert	Review of PC case disbursements claimed as prereq. for transfer of file; research on atty. discharge for cause and excessive disbursements	
5183		_			4.200
5184	5212.0	11/29/12	Richard A. Gilbert	Research on "cause" continued; TC & email with AS re: facts underlying "cause" forward. TC with PG on "cause"	3.000
	5213.0	11/30/12	Richard A. Gilbert	TC with PC re: transfer of file vs. allowable disb.  Multiple TCs with PG on strategy and focus of investigation, discharge of PC "for cause" & Review of AS email and attachments; confer with HL regarding course of action	
5185					1.500
<b>5</b> 406	5214.0	12/2/12	A.	TC's. with PG regarding correspondence to and conversation with PC.	0.500
5186	5215 A	12/2/12	Gilbert	Positions of amoil from PCs as after 14 14	0.500
	5215.0	12/3/12	Richard A. Gilbert	Review of email from PC; confer with HL re: same TC with PG regarding e-mail from PC.	0.500
5187	5216.0	12/3/12	<del></del>	Dhone conv. with A.S. manding at 11.5 1.1	0.500
5188	3410.U	[12/3/12	A.	Phone conv. with AS regarding e-mail from his previous counsel, investigation and setting up another meeting.	0.500
	5217.0	12/5/12	Richard A.	Review of e-mail from AS & TC with PG re: transfer of file from PC	
5189			Gilbert		0.800

No. 5218.0 5219.0 5220.0	Date   12/6/12     12/7/12     12/10/12     12/11/12	Richard A. Gilbert Richard A. Gilbert  Richard A. Gilbert	Phone conv. with PG re: VP investigation update  Meeting with PG, re: NYPD disciplinary charges NYPD employment issues: confer with HL re: legal position on disciplinary charges & return to duty potential v. retirement  E-mail and TC with PG, re: file transfer/termination for cuase of PC.	0.250 1.500
5219.0 5220.0	12/7/12	A. Gilbert Richard A. Gilbert  Richard A. Gilbert	Meeting with PG, re: NYPD disciplinary charges NYPD employment issues: confer with HL re: legal position on disciplinary charges & return to duty potential v. retirement  E-mail and TC with PG, re: file	
5220.0	12/10/12	Gilbert Richard A. Gilbert  Richard A. Gilbert	NYPD employment issues: confer with HL re: legal position on disciplinary charges & return to duty potential v. retirement  E-mail and TC with PG, re: file	
5220.0	12/10/12	Richard A. Gilbert  Richard A. Gilbert	NYPD employment issues: confer with HL re: legal position on disciplinary charges & return to duty potential v. retirement  E-mail and TC with PG, re: file	
5220.0	12/10/12	A. Gilbert  Richard A. Gilbert	NYPD employment issues: confer with HL re: legal position on disciplinary charges & return to duty potential v. retirement  E-mail and TC with PG, re: file	1.500
		Gilbert  Richard  A.  Gilbert	position on disciplinary charges & return to duty potential v. retirement  E-mail and TC with PG, re: file	1.500
		Richard A. Gilbert	potential v. retirement  E-mail and TC with PG, re: file	1.500
		A. Gilbert	E-mail and TC with PG, re: file	1.500
		A. Gilbert		1.500
		A. Gilbert		
5221.0	12/11/12	Gilbert	transfer/termination for cuase of PC.	
5221.0	12/11/12			
5221.0	12/11/12		ı	0.500
		Richard	TC with PG regarding Albany meeting with AS &	
		A.	others; confer with HL re: same	
		Gilbert		0.500
5222.0	12/13/12	Richard	review of E-mail from AS with Queens D.A. Press	
		A.		
		Gilbert	and AS & confer with HL re: same	3.000
5223.0	12/14/12	Richard	Confer with HL re: press release: TC with PG, re:	
		A.	• • • • • • • • • • • • • • • • • • • •	
		Gilbert	·	1.000
5224.0	12/14/12	Richard	review of PG E-mail to NYPD Asst. Comm.	1.000
		I		
		Gilbert	, , , , , , , , , , , , , , , , , , , ,	0.125
5225.0	12/17/12	Richard	Review of E-mail to Kearns (NYPD) re:	***************************************
			HL	0.200
5226.0	12/17/12	Richard	Meeting with PG, update on securing file from PC	0.200
		1 1	,,,,,,, <u></u>	2.000
5227.0	12/17/12		Additional research on discharge for cause	
	12,17,12	1 1	•	
			· ·	
		1 1		
				2.250
5228.0	12/18/12	Richard	Confer with PG prior to file transfer: travel to PC	
	12, 10, 12	l i	· · · · · · · · · · · · · · · · · · ·	6
		1 1		6
	12/19/12	Richard	TC with AS & I S undate & strategy discussed	
		1	To with the ce is update to strategy discussed.	
		1 1		0.700
230.0	12/22/12	+	Review of DC E mail to amounted community	0.700
″#JU.U	12/22/12	I I	•	
		•	Discuss Milli LIF	0.200
5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	223.0 224.0 225.0 226.0	223.0   12/14/12   224.0   12/14/12   225.0   12/17/12   227.0   12/17/12   228.0   12/18/12   229.0   12/19/12	12/13/12   Richard   A.   Gilbert	12/13/12   Richard A. Gilbert   Review of E-mail from AS with Queens D.A. Press Release re: no criminality: multiple TC's with PG and AS & confer with HL re: same

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	5231.0	1/2/13	Richard	Meeting with HL & PG at office re: update on file	
		<b>\</b>	A.	review & discussion of "eyes only" file. continued	
5203			Gilbert	review of file.	4.500
	5232.0	1/4/13	Richard	Continued review of file; meeting with PG	
			A.		:
5204			Gilbert		6.000
	5233.0	1/5/13	Richard	Continued review of file	
1			A.	Memo to file.	
5205			Gilbert		3.500
_	5234.0	1/8/13	Richard	Meeting with PG, HL re: file contents strategy.	
			A.		
5206			Gilbert		3.500
	5235.0	1/9/12	Richard	Meeting with PG RE: investigation strategy.	
			A.		
5207			Gilbert		0.750
	5236.0	1/11/12	Richard	Meeting with PG, re: Union's failure to represent	_
			A.	Confer with HL on failure/strategy	
5208			Gilbert		1.000
	5237.0	1/12/12	Richard	Research on Union's failure to advocate for A.S	_
			A.		
5209			Gilbert		2.000
-	5238.0	1/14/12	Richard	Meeting with PG, re: Queens DA. Research	
			A.	Discovery of D.A.'s investigative file: email PG	
			Gilbert	Confer with HL regarding research outcome &	
5210			:	strategy with regard to same	4.750
	5239.0	1/16/12	Richard	Phone conv. with VP re: update, meeting to follow.	
	2207.0	1,,,,,,,	A.	, , ,	
5211			Gilbert		0.125
	5240.0	1/19/12	Richard	Multiple e-mails to /from PG, re: draft letter to	
	21010		A.	NYPD & redrafts	
5212			Gilbert		1.500
	5241.0	1/21/12	Richard	Review of PG, re: NYPD letter.	
			A.	Confer with HL regarding letter	
5213			Gilbert		0.200
	5242.0	1/22/12	Richard	Multiple emails to PG re: 1 PP letter	_
			A.	Meeting with PG, Re: NYPD letter; review letter	
5214			Gilbert		1.800
	5243.0	1/23/12	Richard	Phone conv. with PG, Re: NYPD letter	
	<i>52</i> 15.0	1,23,12	A.	5, 2	
5215			Gilbert		0.125
$\overline{}$	5244.0	1/25/12	Richard	Meeting with PG to discuss NYPD's response to e-	
	3444.0	1143114	A.	mail communications.	
		1	14 **	man communications.	

	Α	В	С	D	E
1	No.	Date	Timekeepe	Description	Hours
	5245.0	1/29/12	Richard	Review of PG E-mail & affidavit from Center for	
			A.	Constitutional Rights (CCR)	
5217			Gilbert		0.500
	5246.0	1/29/12	Richard	Dinner meeting with PG, FS atty.	
			A.	Discuss potential expert consulting	
5218			Gilbert		1.500
	5247.0	1/30/12	Richard	Confer with HL re: dinner meeting; multiple TC's	
			A.	with PG.	
5219			Gilbert		0.700
	5248.0	1/31/12	Richard	Per conv. PG draft cease & desist to PC	
			A.	Regarding website	
5220			Gilbert		0.400
	5249.0	2/1/12	Richard	E-mail to PG, re: e-mail from CCR. Final draft	
			A.	cease & desist to PC re: website	
5221			Gilbert		0.125
	5250.0	2/2/13	Richard	Draft memo on warrantless search by NYPD TC's	
			A.	with AS & LS re: progress / strategy	
5222			Gilbert		2.500
	5251.0	2/5/13	Richard	Research memo & draft subpoena to Queens D.A.	
			A.		
5223			Gilbert		2.500
	5252.0	2/6/13	Richard	Organize file for transfer to PG & Nat Smith (NS)	
			A.	, ,	
5224			Gilbert		1.000
	5253.0	2/7/13	Richard	Draft receipt to PG for transfer of hard copy of files	
			A.	For scanning for the legal team.	
5225			Gilbert		0.500
	5254.0	2/10/13	Richard	Review of file for deposition	
			A.		
5226			Gilbert		3.000
	5255.0	2/11/13	Richard	Emails to/from PG, re: deposition.	
			A.		!
5227			Gilbert		0.200
	5256.0	2/11/13	Richard	Conf. call Chambers of Judge Scheindlin and	
			A.	conferred with AS, PG & NS	
5228		_	Gilbert	NS, AS & RG.	2.000
	5257.0	2/12/13	Richard	Prep and defense of deposition of AS	
			A.		
5229			Gilbert		6.000
	5258.0	2/13/13	Richard	Phone conv. with PG & NS, re: case status.	
Ì			A.		:
5230			Gilbert		0.500

	A	В	С	D	E
1	No.	Date	Timekeep	e Description	Hours
	5259.0	2/14/13	Richard	Meeting with PG & NS at office & file transfer of	
			A.	Nat Smith. Meeting with NS to discuss how file is	
			Gilbert	formatted. Meeting with AS and legal team.	
5231					0.500
	5260.0	2/21/13	Richard	Email to PG re: file preservation	
			A.		
5232		<u></u>	Gilbert		0.250
	5261.0	2/27/13	Richard	Review of e-mail from Corp. Counsel containing	
			A.	additional "Attorney's eyes only" documents and	
5233			Gilbert	discussion with PG & NS.	1.250
	5262.0	3/1/13	Richard	Review of A.S. deposition transcript	
		İ	A.		
5234			Gilbert		1.300
	5263.0	3/5/13	Richard	TC's with PG updating status	
			A.		
5235			Gilbert		0.200
	5264.0	3/21/13	Richard	TC's with PG updating status	
			A.		
5236			Gilbert		0.300
	5265.0	3/25/13	Richard	TC's with PG updating status	:
			A.		
5237			Gilbert		0.200
	5266.0	4/2/13	Richard	TC's with PG updating status	
			A.		
5238	_		Gilbert		0.200
	5267.0	4/8/13	Richard	TC's with PG regarding appearance SDNY re: gag	
			A.	order & other relief; review of papers in support	
5239			Gilbert	and opposition to relief	2.5
į	5267.1	4/8/13	Richard	TC's with PG regarding appearance SDNY re: gag	
			A.	order & other relief; review of papers in support	0.200
5240			Gilbert	and opposition to relief	0.300
	5268.0	4/11/13	Richard	Appearance SDNY oral argument	
			A.		2 000
5241			Gilbert	mom v v	2.000
5242				TOTAL	9279.09