EXHIBIT A

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

CITIZENS FOR COMMUNITY VALUES, INC., :

Plaintiff, : Case No. 2:08-cv-00223-GCS-NMK

vs. Judge George C. Smith

Magistrate Judge Norah McCann King

UPPER ARLINGTON PUBLIC LIBRARY

BOARD OF TRUSTEES,

:

Defendant. :

ITEMIZED TIME STATEMENT OF TIMOTHY D. CHANDLER

Date	Task	Hours	Adjusted Hours	Notes
2/20/2008	Telephone call from client explaining rejection from library re use of its meeting room.	0.3	0.3	
2/20/2008	Email exchange with Kevin Theriot about client being denied permission to use library meeting room.	0.1	0.1	
2/20/2008	Begin drafting complaint, including: jurisdictional statement; research on proper defendants; factual allegations; federal constitutional claims; prayer for relief.	4.7	4.7	
2/21/2008	Reading Library Board of Trustees meeting minutes online in preparation for filing new lawsuit.	5.6	5.6	
2/21/2008	Researching relevant Ohio state constitutional and statutory provisions to evaluate other potential causes of action.	1.3	1.3	
2/21/2008	Updating complaint based on my review of the Board of Trustees meeting minutes; research into state constitution.	0.9	0.9	
2/22/2008	Researching Sixth Circuit cases dealing with religious speech and viewpoint discrimination.	1.6	1.6	
2/22/2008	Email (0.1) and telephone conference (0.6) with David Langdon re preparation and filing of lawsuit	0.7	0.7	

2/22/2008	Email to Michele Schmidt re preparation of pro hac vice motions.	0.1	0.1	
2/22/2008	Outlining memorandum in support of motion for preliminary injunction (0.8); researching and drafting sections on irreparable harm, balancing of harm, and public interest (2.1); researching and drafting sections on viewpoint discrimination and strict scrutiny (2.8).	5.7	5.7	
2/23/2008	Researching Sixth Circuit cases on public forum doctrine (1.9); drafting sections of preliminary injunction memorandum on nature of the forum, content-based discrimination, free exercise, and equal protection, and Establishment Clause (3.9).	5.8	5.3	1
2/24/2008	Drafting preliminary injunction memorandum, due process, introduction, and conclusion.	1.2	1.2	
2/25/2008	Email from David Miller with copy of library's rejection letter.	0.1	0.1	
2/25/2008	Drafting motion for preliminary injunction.	2.3	2.3	
2/25/2008	Reviewing library's rejection letter (0.2); updating complaint, motion for preliminary injunction, and supporting memorandum to reflect the letter's content (3.3).	3.5	3.5	
2/25/2008	Reviewing Faith Center decision from Ninth Circuit (0.4) and drafting section in memorandum distinguishing that case (2.3).	2.7	2.7	
2/25/2008	Email from David Langdon with factual materials related to the complaint.	0.1	0.1	
2/26/2008	Email to Theriot, Langdon, and Hacker with draft of complaint and motion for preliminary injunction, and supporting memorandum for them to review.	0.1	0.1	
2/26/2008	Email exchange with co-counsel re review of the complaint.	0.2	0.2	
2/26/2008	General editing of motion for preliminary injunction and supporting memorandum; emphasis on making documents clearer and more concise.	5.1	2.5	1
2/27/2008	Email exchange with David Langdon re edits to complaint, preliminary injunction motion, timing of filing.	0.2	0.2	
2/27/2008	Email exchange with David Langdon and Michele Schmidt about preparing corporate disclosure statement.	0.1	0.1	

2/27/2008	Email exchange with Kevin Theriot about requesting a jury and prayer for relief.	0.1	0.1	
2/27/2008	Email exchange with Kevin Theriot re verification of complaint.	0.1	0.1	
2/27/2008	Email from Kevin Theriot re his edits and suggestions for the preliminary injunction memo.	0.1	0.1	
2/27/2008	Reviewing and incorporating Kevin Theriot's edits to the preliminary injunction memo.	0.3	0.3	
2/27/2008	In person meeting with Michele Schmidt re preparation for initial filing; email from Michele Schmidt re same.	0.2	0.0	3
2/28/2008	Email from David Langdon with suggestions for the complaint (0.1); telephone conference re the same, discuss causes of action, damages (0.6).	0.7	0.3	1
2/28/2008	Reviewing and incorporating proposed changes to complaint from David Langdon.	0.3	0.3	
2/28/2008	Email exchange with David Langdon discussing strategic issue with our causes of action.	0.2	0.0	1
2/28/2008	Reviewing civil cover sheet; email with Michele Schmidt re necessary change.	0.2	0.2	
2/28/2008	Email exchange with Kevin Theriot re requested relief in complaint.	0.1	0.1	
2/28/2008	Research on issue related to verifying the complaint; email with co-counsel re the same.	0.7	0.0	1
2/29/2008	Email exchange with David Langdon re filing the complaint.	0.1	0.1	
2/29/2008	Reviewing press release; email exchange with media department re press release.	0.5	0.0	2
3/3/2008	Multiple emails with co-counsel and media department re media release in this case.	0.3	0.0	2
3/3/2008	Email exchange with David Langdon re client representation agreement.	0.2	0.0	3
3/3/2008	Email exchange with David Langdon re identification of plaintiff and causes of action; edits to preliminary injunction memo.	0.2	0.2	
3/4/2008	Email exchange with David Langdon re his review of the complaint and motion for preliminary injunction documents.	0.2	0.2	

3/4/2008	Reviewing and incorporating David Langdon's proposed changes to the preliminary injunction documents.	0.5	0.5	
3/5/2008	Email from David Langdon with additional suggestions for the complaint and preliminary injunction memo.	0.1	0.1	
3/5/2008	Editing complaint and preliminary injunction memo, including incorporation of second set of comments and suggested changes from David Langdon.	2.4	0.3	1
3/5/2008	Email exchange with Michele Schmidt re her questions while proofreading documents.	0.1	0.1	
3/5/2008	Discuss Michele Schmidt's changes to complaint and preliminary injunction materials while proofreading.	0.2	0.2	
3/6/2008	Email exchange with media department notifying them of filing.	0.1	0.0	2
3/6/2008	Email exchange with David Langdon discussing final edits to complaint and motion for preliminary injunction documents (0.3) telephone conference with David Langdon re same (1.1)	1.1	0.0	1
3/6/2008	Editing complaint and preliminary injunction memo per discussion with co-counsel.	0.6	0.0	1
3/7/2008	Email exchange with Greg Scott re media interview for this case.	0.2	0.0	2
3/7/2008	Email exchange with co-counsel re serving complaint on defendant.	0.1	0.0	1
3/7/2008	Email to Michele Schmidt re filing of preliminary injunction motion.	0.1	0.0	3
3/7/2008	Email from David Langdon re filing motion for preliminary injunction and pro hac vice applications.	0.1	0.1	
3/7/2008	Email from David Langdon confirming filing of complaint and assigned judge.	0.1	0.0	1
3/14/2008	Email from Michele Schmidt confirming delivery of the complaint and motion for preliminary injunction to Ann Moore	0.1	0.0	3
3/17/2008	Email exchange with media department re availability for interview.	0.2	0.0	2
3/17/2008	Email from Michele Schmidt re grant of PHVs, registering for ECF in this court.	0.1	0.0	3

3/19/2008	Email from David Langdon re library board member contacting client.	0.1	0.1	
3/25/2008	Email exchange with co-counsel and client re media inquiry.	0.2	0.0	2
3/25/2008	Email from David Langdon re his conversation with judge's clerk and scheduling a preliminary telephone conference.	0.1	0.1	
4/2/2008	Email exchange with Kevin Theriot re pending deadline for any opposition to our motion for preliminary injunction and serving defendant.	0.2	0.2	
4/2/2008	Researching issue related to waiver of service and governmental entities.	1.2	0.0	1
4/3/2008	Email exchange with co-counsel and Michele Schmidt re attendance and pretrial conference and notifying defendant's counsel (yet unknown).	0.1	0.1	
4/4/2008	In person meeting with Michele Schmidt re waiver of service.	0.3	0.0	1
4/4/2008	Email exchange with David Langdon re waiver of service issue.	0.2	0.0	1
4/4/2008	Drafting letter to library director notifying her of the telephonic conference set for April 10, and asking her to have her attorney contact me as soon as possible.	0.2	0.2	
4/7/2008	Email from Michele Schmidt re letter to A. Moore	0.1	0.0	3
4/7/2008	Telephone call with David Langdon to discuss service of complaint and preliminary injunction motion on defendant.	0.1	0.0	1
4/8/2008	Looking for a process server online.	0.5	0.0	3
4/8/2008	Called process server to set up service for tomorrow.	0.2	0.0	3
4/8/2008	Email to process server with instructions for service tomorrow.	0.1	0.0	3
4/8/2008	Email from Michele Schmidt re process server (0.1); in person discussion re same (0.3).	0.4	0.0	3
4/8/2008	Email exchange with co-counsel re serving defendant prior to the telephonic conference scheduled for April 10th.	0.2	0.2	
4/9/2008	Email from process server confirming service.	0.1	0.0	3

4/9/2008	Telephone call to Judge Smith's clerk and informed her that we have not yet heard from defendant's counsel; rescheduling the preliminary telephone conference.	0.1	0.1	
4/9/2008	Telephone message from opposing counsel; returned her call and discussed tomorrow's preliminary telephone conference.	0.1	0.1	
4/9/2008	Telephone call to Judge Smith's clerk re resetting the preliminary telephone conference for tomorrow.	0.1	0.1	
4/9/2008	Email exchange with Michele Schmidt re status conference with judge, contact from opposing counsel.	0.1	0.0	3
4/10/2008	Telephone conference with David Langdon to discuss issues that may arise during telephonic conference today with Judge Smith's clerk.	0.2	0.2	
4/10/2008	Email to Kevin Theriot, staff dates we agreed on in preliminary telephone conference.	0.1	0.0	3
4/10/2008	Participated in preliminary telephone conference with Judge Smith's clerk.	0.3	0.3	
4/11/2008	Email exchange with David Langdon re preparing responses to defendant's discovery requests.	0.1	0.1	
4/11/2008	Email from opposing counsel's office (Sue Porter) with discovery requests attached; reviewing attachment.	0.3	0.3	
4/16/2008	Telephone conference with David Langdon re discovery responses and preliminary injunction strategy.	0.3	0.3	
4/21/2008	Telephone call with client to prepare discovery responses.	0.6	0.6	
4/21/2008	Drafting discovery responses.	1.9	1.9	
4/21/2008	Email exchange with David Langdon and client re information to be included in discovery responses.	0.1	0.1	
4/22/2008	Email exchange with client re documents to be included in the discovery responses.	0.1	0.1	
4/22/2008	Email to David Langdon re client's final review of discovery responses, and service.	0.1	0.1	
4/22/2008	Email to Kevin Theriot re draft of discovery responses for his review.	0.1	0.1	

4/23/2008	Email from Kevin Theriot with his comments on the discovery responses.	0.1	0.1	
4/23/2008	Reviewing and incorporating Kevin Theriot's comments/edits to the discovery responses.	0.1	0.1	
4/23/2008	Email to David Langdon re draft of discovery responses for his review.	0.1	0.1	
4/23/2008	Email exchange with Michele Schmidt re finalizing the discovery responses (Bates stamping, formatting, etc.)	0.1	0.1	
5/5/2008	Email exchange with Kevin Theriot re DOJ interest in the case.	0.1	0.0	3
5/8/2008	Reviewing defendant's answer to the complaint.	0.4	0.4	
5/13/2008	Email exchange with Michele Schmidt re local rules related to reply briefs.	0.1	0.0	3
5/18/2008	Reviewing MPI opposition brief and supporting documents (2.1); drafting outline of reply brief (1.3); reviewing Good News Club and Widmar decisions (particularly the dissents), and drafting reply brief section on viewpoint discrimination (7.1); drafting section on Lamb's Chapel and Faith Center (1.4).	11.9	11.9	
5/18/2008	Drafting section on irreparable harm for the reply brief.	1.2	1.2	
5/19/2008	Researching cases related to the Library's Establishment Clause arguments, including cases involving religious meetings during operating hours and free use of forum, and cases Library cites dealing with unattended religious displays.	2.1	2.1	
5/19/2008	Drafting and editing reply brief section on Establishment Clause defense raised by Library, including section on excessive entanglement.	9.3	9.3	
5/20/2008	Research for reply brief section on free exercise clause, primarily cases addressing whether the clause only protects conduct that is mandated by religious beliefs.	1.3	1.3	
5/20/2008	Drafting reply brief section on free exercise clause.	4.4	4.4	
5/20/2008	Researching and drafting reply brief section on vagueness.	4.9	4.9	

5/20/2008	Researching and drafting reply brief section on Equal Protection Clause.	1.8	1.8	
5/21/2008	Drafting reply brief section on nature of the forum; research into cases addressing nature of the forum (2.4).	8.9	8.9	
5/21/2008	Extensive editing of reply brief, focus on improving clarity and structure	3.7	1.9	1
5/22/2008	Drafting and editing introduction, summary of argument, and conclusion for reply brief.	5.3	5.3	
5/22/2008	Email to co-counsel with draft of the reply brief for review.	0.1	0.1	
5/22/2008	Drafting headings and further stylistic editing to reply brief.	2.3	1.0	1
5/22/2003	Email from Heather G. Hacker with her comments on the reply brief (.1); reviewing and incorporating her comments (.6).	0.7	0.7	
5/23/2008	Email from Kevin Theriot re his comments on the reply brief.	0.1	0.1	
5/23/2008	Reviewing Second Circuit decisions in Bronx Household of Faith case and drafting section explaining their support for our position.	2.9	2.9	
5/23/2008	Email exchange with Kevin Theriot re an administrative matter that arose with the reply brief.	0.2	0.0	3
5/23/2008	Editing, proof-reading, and cite-checking reply brief.	1.9	0.5	3
5/23/2008	Review edits of reply brief from Michele Schmidt.	0.6	0.0	3
5/23/2008	Preparing table of authorities for reply brief.	0.4	0.0	3
5/27/2008	Email exchange with David Langdon re administrative matter related to the reply brief.	0.1	0.0	3
6/2/2008	Email exchange with David Langdon re Rule 26(f) meet and confer.	0.1	0.1	
6/2/2008	Email to opposing counsel (Angel Newcomb) to schedule meet and confer pursuant to Rule 26(f).	0.1	0.1	
6/3/2008	Multiple emails with opposing counsel setting time for meet and confer.	0.1	0.1	

6/3/2008	Email exchange with David Langdon confirming time for meet and confer with opposing counsel.	0.1	0.1	
6/4/2008	Telephone calls (0.4 and 0.1) with David Langdon in preparation for meet and confer with opposing counsel.	0.5	0.5	
6/4/2008	Email to David Langdon re delaying discovery.	0.1	0.1	
6/4/2008	Telephone call from Kevin Theriot to discuss meet and confer with opposing counsel; delaying discovery.	0.2	0.2	
6/4/2008	Email to opposing counsel re delaying discovery.	0.1	0.0	1
6/4/2008	Voice mail to opposing counsel re discovery.	0.1	0.0	1
6/10/2008	Telephone call with David Langdon re discovery schedule.	0.1	0.1	
6/10/2008	Telephone call from opposing counsel re dates for Rule 26(f) report.	0.2	0.0	1
6/10/2008	Email from opposing counsel re draft of Rule 26(f) report.	0.1	0.1	
6/10/2008	Reviewing draft of Rule 26(f) report prepared by opposing counsel.	0.3	0.3	
6/10/2008	Email to opposing counsel with comments about her draft of the Rule 26(f) report.	0.1	0.1	
6/12/2008	Email from opposing counsel responding to my comments re the Rule 26(f) report.	0.1	0.1	
6/12/2008	Email to David Langdon re draft of Rule 26(f) report for review.	0.1	0.1	
6/12/2008	Emails from David Langdon approving Rule 26(f) report; email to opposing counsel re same.	0.1	0.1	
6/12/2008	Email from opposing counsel with revised Rule 26(f) report; responded with email giving her permission to file.	0.1	0.1	
6/20/2008	Email exchange with opposing counsel re conducting the pre-trial conference telephonically.	0.1	0.0	3

6/20/2008	Telephone call to Judge King's courtroom deputy to discuss holding pre-trial conference telephonically.	0.1	0.0	3
6/24/2008	Email exchange with David Langdon about participating in tomorrow's pretrial conference.	0.1	0.1	
6/25/2008	Participated in pretrial conference with Judge King.	0.3	0.3	
6/25/2008	Email to David Langdon re pre-trial conference.	0.1	0.1	
7/17/2008	Email exchange with David Langdon re Judge Smith's request to consolidate our motion for preliminary injunction with a trial on the merits.	0.1	0.1	
7/22/2008	Email from David Langdon re consolidation of preliminary injunction motion with trial on the merits.	0.1	0.1	
8/12/2008	Telephone conference with David Langdon re initial disclosures.	0.2	0.2	
8/12/2008	Email exchange with opposing counsel re initial disclosures.	0.1	0.1	
8/13/2008	Telephone call to Judge Smith's clerk re initial disclosures, timing of ruling on preliminary injunction.	0.1	0.1	
8/13/2008	Email exchange with media department notifying them of a pending decision.	0.1	0.0	2
8/13/2008	Email to opposing counsel notifying them that the court will be issuing a decision shortly and that we do not need to exchange initial disclosures.	0.1	0.1	
8/13/2008	Email to David Langdon and Kevin Theriot notifying them about the court's pending ruling and that we do not need to exchange initial disclosures.	0.1	0.0	1
8/14/2008	Email exchange with co-counsel re implications of the ruling.	0.3	0.0	1
8/14/2008	Reviewing press release; email exchange with media department re same.	0.4	0.0	2
8/14/2008	Email to co-counsel and others at ADF notifying them about the ruling being issue.	0.1	0.0	3
8/14/2008	Emails from Michele Schmidt re due dates for proposed form of judgment and request for fees/costs.	0.1	0.0	3

8/14/2008	Reviewing court's decision on motion for preliminary injunction.	0.3	0.3	
8/19/2008	Email from Michele Schmidt re status of memorandum in support of our fees memo.	0.1	0.1	
8/19/2008	Email exchange with Michele Schmidt re due dates related to our motion for fees.	0.1	0.0	3
8/20/2008	Email exchange with co-counsel re timing of motion for fees.	0.1	0.1	
8/25/2008	Email exchange with David Langdon re fees and costs incurred in case to date.	0.1	0.1	
8/25/2008	Reviewing and revising initial draft of proposed judgment prepared by Michele Schmidt.	0.2	0.2	
8/25/2008	Email exchange with co-counsel re establishing hourly rates for motion for attorneys' fees.	0.3	0.3	
8/25/2008	Copied on email from David Langdon to opposing counsel re appeal, scheduling future Politics and the Pulpit event.	0.1	0.0	1
8/25/2008	Email from opposing counsel notifying us that they are not going to appeal; scheduling Politics and the Pulpit event.	0.1	0.1	
8/25/2008	Email exchange with Michele Schmidt re preparation of bill of costs (0.1); in person meeting re same (0.1)	0.2	0.0	3
8/26/2008	Reviewing and revising initial draft of motion for fees and costs prepared by Michele Schmidt.	0.3	0.3	
8/26/2008	Email exchange with Kevin Theriot and David Langdon re their review of the proposed final judgment and motion for attorneys fees.	0.1	0.1	
8/27/2008	Reviewing time records in preparation for filing motion for fees and costs.	2.2	2.2	
8/28/2008	Telephone conference with David Langdon re fee motion and proposed final judgment.	0.1	0.1	
9/2/2008	Email exchange with David Langdon re settlement of fees and costs.	0.1	0.1	
9/4/2008	Email exchange with David Langdon re preparation of our memorandum in support of fees and costs.	0.1	0.1	

9/5/2008	Email exchange with co-counsel and opposing counsel re extension of time for filing fees motion.	0.1	0.1	
9/9/2008	Email exchange with David Langdon about drafting stipulation for extension of time.	0.1	0.1	
9/10/2008	Drafting stipulation, sent to David Langdon.	0.2	0.2	
9/10/2008	Email exchange with opposing counsel re stipulated extension of time to file fees memo.	0.1	0.1	
9/10/2008	Email exchange with Michele Schmidt re filing stipulation.	0.1	0.1	
9/11/2008	Telephone call from opposing counsel with settlement offer.	0.1	0.1	
9/11/2008	Email exchange with client and co-counsel re settlement offer.	0.1	0.1	
9/12/2008	Email from David Langdon re settlement offer.	0.1	0.1	
9/16/2008	Email from opposing counsel re settlement offer.	0.1	0.1	
9/17/2008	Reviewing defendant's objections to proposed final judgment.	0.1	0.1	
9/17/2008	Drafting declaration re hourly attorney fee rate.	1.2	1.2	
9/18/2008	Email exchange with David Langdon re itemized time statement, settlement offer.	0.1	0.1	
9/19/2008	Email to opposing counsel re stipulating to reasonable hourly rates.	0.1	0.1	
9/23/2008	Email exchange with opposing counsel agreeing to stipulate to reasonable hourly rates.	0.1	0.1	
9/23/2008	Reviewing and editing draft of memorandum in support of our motion for fees and costs.	2.7	2.7	
9/24/2008	Preparing itemized time statement.	2.1	2.1	
9/24/2008	Email exchange with co-counsel with suggested edits to the memorandum in support of our motion for fees and costs and stipulation.	0.2	0.2	
9/24/2008	Drafting stipulation re hourly rates.	0.1	0.1	
9/24/2008	In person discussion with Michele Schmidt re finalizing itemized statement of non-taxable costs.	0.1	0.1	
9/25/2008	Email exchange with opposing counsel re stipulation as to reasonable hourly rates.	0.1	0.1	

9/25/2008	Researching and drafting fee memorandum;	2.9	2.9
	introduction and section on experience in similar		
	cases, per comments from co-counsel.		
9/25/2008	Finalizing my itemized timesheet (0.6) and	0.7	0.7
	declaration (0.1).		
9/25/2008	Email exchange with David Langdon re	0.1	0.1
	finalizing fee motion documents for filing.		
	TOTAL HOURS:	148.2	126.1

TOTAL HOURS (adjusted): 126.1 hours

Notes re billing judgment:

- 1) Reduced as duplicative or non-essential; billable time was sufficient to accomplish task.
- 2) Non-billable work; not directly related to the litigation.
- 3) Non-billable work; performing administrative tasks.