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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

January 29, 2008
Invoice No. 3410599

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$73,539.40
PREVIOUS BALANCE as of October 24, 2007	\$8,245.00
LESS PAYMENTS RECEIVED	(\$8,245.00)
TOTAL AMOUNT DUE	\$73,539.40

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

January 29, 2008
Invoice No. 3410599

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/07

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

10/01/2007	A. Gabel	Draft motion to change trial date and amend case schedule	3.30
10/01/2007	B. Nourse	Review client documents and proposed motions; telephone conference with client; telephone conference with M. DeCoursey regarding settlement with Redmond	1.40
10/02/2007	B. Nourse	Telephone conference with clients; review pleadings and client documents; prepare settlement agreement with City of Redmond; telephone conference with G. Bridgman; telephone conference with clients; legal research	2.90
10/03/2007	S. Reich	Prepare draft declarations for W. Harkham, Jr., N. Phillips, and N. Carroll; prepare draft subpoena duces tecum for Bank of America	1.20
10/04/2007	A. Gabel	Draft motion for summary judgment	6.40
10/04/2007	B. Nourse	Telephone calls with clients; telephone conference with G. Bridgman regarding potential settlement of claims with City of Redmond	1.20
10/04/2007	A. Yates	Review and analyze correspondence between clients and insurance carrier for HIH to assess impact on potential bad faith claim against carrier	0.40
10/05/2007	A. Gabel	Draft motion for summary judgment against VEMIS and HIH; draft 56(f) motion for a continuance of HIH's summary judgment motion; review discovery	7.10

		relating to motions	
10/05/2007	B. Nourse	Telephone conference with clients regarding City of Redmond; review motion for summary judgment from HIH; supervise drafting summary judgments against VEMIS and HIH; telephone conference with G. Bridgman regarding mediation; meet with C. DeCoursey; telephone conference with G. Bridgman; telephone conference with client	2.00
10/08/2007	A. Gabel	Draft declarations for motion for continuance; continue drafting motion for partial summary judgment against HIH	3.30
10/08/2007	B. Nourse	Telephone conference with clients; telephone conference with G. Bridgman	0.50
10/09/2007	A. Gabel	Draft declaration in support of motion for SJ	0.40
10/09/2007	B. Nourse	Telephone conference with mediator; review draft motion for summary judgment against HIH	1.60
10/10/2007	A. Gabel	Draft motion for summary judgment (CPA cause) with declarations and orders; discuss case with Carol DeCoursey; research appeals timetable	5.30
10/10/2007	B. Nourse	Review and revise motion for summary judgment against HIH; telephone conference with M. DeCoursey and C. DeCoursey; review declaration of B. Nourse; telephone conference with A. Laing	1.40
10/10/2007	S. Reich	Assist with finalizing exhibits for DeCoursey declaration in support of motion for summary judgment re HIH; prepare notebook of summary judgment pleadings and exhibits for Judge Erlich; receive HIH discovery responses and distribute working copies of same	2.20
10/11/2007	A. Gabel	Revise motion to change trial date; revise 56(f) motion for continuance	3.20
10/11/2007	B. Nourse	Review pleadings on motions for summary judgment against VEMIS; telephone conference with clients regarding mediation; attend mediation with T. Carroll	4.70
10/12/2007	A. Gabel	Research discretionary appeals; draft notice of appeal;	2.40
10/12/2007	B. Nourse	Telephone conference with clients; telephone conference with G. Bridgman regarding mediation and settlement; telephone conference with client; review August 23, 2007 order and motion for	4.60

		reconsideration; research sealing of records and first amendment issues relating to Valentine; finalize motion to change trial date and draft letter to all counsel	
10/15/2007	A. Gabel	Research piercing the corporate veil for response to HIH's motion for summary judgment	6.00
10/15/2007	B. Nourse	Prepare for deposition of M. DeCoursey; meet with C. DeCoursey and M. DeCoursey; confer with G. Bridgman and clients regarding settlement	8.50
10/15/2007	S. Reich	Review court docket for DeCoursey's third amended answer to plaintiff, counterclaim, cross-claim and third party claims and arrange for copy of same	0.40
10/15/2007	S. Schulkin	Obtain updated docket and complaint from King County Superior Court	0.20
10/16/2007	A. Gabel	Research piercing the corporate veil and draft opposition to HIH motion for partial summary judgment	5.50
10/16/2007	B. Nourse	Receive and review letter from B. Kaufman and draft responsive letter	0.60
10/17/2007	A. Gabel	Draft motion in opposition to HIH motion for summary judgment; draft subpoena duces tecum; discuss HIH motion with M. DeCoursey	3.70
10/17/2007	B. Nourse	Review incoming e-mails from client and consult with A. Gabel regarding motions and research; telephone calls with client regarding completion of settlement with City of Redmond; consult with A. Gabel and review subpoena to Bank of America	1.30
10/18/2007	A. Gabel	Draft opposition to HIH summary judgment; draft stipulation and order to change trial date	4.90
10/18/2007	B. Nourse	Telephone conference with clients regarding remaining claims and status of pleadings; attend status conference and show cause at court	2.30
10/22/2007	A. Gabel	Edit opposition motion; draft declaration; review HIH's new discovery responses to DeCourseys second set of interrogatories	2.40
10/22/2007	B. Nourse	Telephone conference with C. DeCoursey; review pleadings regarding summary judgment and read cited foreign case; contact G. Bridgman regarding signed order dismissing City of Redmond and scheduling inspection with City of Redmond	2.80

Mark and Carol DeCoursey

January 29, 2008

10/23/2007	B. Nourse	Receive and answer e-mail questions from client; review pleadings	0.90
10/24/2007	B. Nourse	Review interview on MSNBC of P. Stickney, R. Birgh and DeCourseys; review draft pleadings	0.50
10/26/2007	B. Nourse	Telephone conference with Bank of America representative regarding subpoena from DeCourseys	0.20
10/26/2007	S. Reich	Letter to L. Scheinholz confirming production of Bank of America records in lieu of 30(b)(6) deposition; receive supplemental HIH document production and update tracking index and file re same; prepare and organize copy for C. DeCoursey; review court docket for Court Orders on motions to compel and reconsideration; coordinate obtaining copies of same	1.60
10/26/2007	L. Bennett	Obtain King County Superior Court filings using King County ECR	0.20
10/29/2007	A. Gabel	Draft notice of discretionary review; review reply to our opposition	1.20
10/29/2007	B. Nourse	Review e-mails from client; prepare deposition questions for Stickney and Birgh	1.30
10/30/2007	A. Gabel	Analyze Reply in support of HIH motion for summary judgment	0.70
10/30/2007	B. Nourse	Review pleadings and prepare for oral argument	0.60
10/31/2007	A. Gabel	Research fraudulent concealment	0.20
11/01/2007	A. Gabel	Research motion for discretionary review; marital privilege, attorney fees, RAP	2.50
11/01/2007	B. Nourse	Telephone conference with clients and review incoming e-mails; review pleadings	0.70
11/01/2007	S. Reich	Review court docket for pleadings relating to motion for protective order and arrange for court copies of same	0.40
11/01/2007	L. Evans	Obtain copies of four court documents using King County ECR	0.20
11/02/2007	A. Gabel	Prepare for summary judgment hearing; attend summary judgment hearing; confer with Mark and Carol DeCoursey re the summary judgment and re appeal of previous order	5.90
11/02/2007	L. Morse	Strategize re appeal	0.30

Mark and Carol DeCoursey

January 29, 2008

11/02/2007	B. Nourse	Meet with clients and attend and argue summary judgment; meet with clients after motion and discuss status of case	3.30
11/04/2007	B. Nourse	Review client e-mails	0.60
11/05/2007	A. Gabel	Meet with C. DeCoursey and discussed motion for discretionary review; meet and conferred with L. Morse re motion for discretionary review; meet and confer with B. Nourse re motion for discretionary review	2.30
11/05/2007	L. Morse	Review videotape for arguments on attorney fees and appellate issues	1.50
11/05/2007	B. Nourse	Consult with A. Gabel regarding motion for discretionary review	1.00
11/06/2007	A. Gabel	Research CPA damages for motion for discretionary review	0.60
11/06/2007	S. Reich	Multiple extended teleconferences with court clerk, court reporters and vendor re transcription of August 23, 2007 hearing re motion to compel and copying of court videotape; letter to court reporter with instruction and video log for transcription of hearing	1.80
11/06/2007	S. Schulkin	Obtain information on transcript of motion hearing	0.30
11/07/2007	A. Gabel	Research attorney fees issue for motion for discretionary review; Conference call with Mark, Carol and Brent re motion for discretionary review	0.80
11/07/2007	B. Nourse	Telephone conference with clients regarding scope of appeal	1.00
11/07/2007	S. Reich	Multiple teleconferences with court reporter re transcription of August 23, 2007 hearing	0.20
11/08/2007	A. Gabel	Research issues for motion for discretionary review	1.00
11/08/2007	B. Nourse	Review deposition transcripts and prepare discovery questions; consult with A. Gabel	1.30
11/09/2007	A. Gabel	Draft motion for discretionary review; legal research for motion	4.30
11/09/2007	B. Nourse	Telephone conference with clients and prepare discovery	0.80
11/09/2007	S. Reich	Multiple teleconferences with court reporters requesting deposition transcripts and finalization of August 23, 2007 hearing transcript; coordinate	1.20

		retrieval of third amended answer from court file; receive deposition transcripts and prepare files for same; receive documents from Bank of America and update production log and file re same	
11/09/2007	L. Evans	Obtain copy of court documents from King County Superior Court case number 06-2-24906-2 using King County ECR	0.10
11/10/2007	A. Gabel	Research and draft Motion for discretionary review	4.00
11/11/2007	A. Gabel	Research and draft motion for discretionary review	6.00
11/12/2007	A. Gabel	Draft motion for discretionary review	6.20
11/12/2007	B. Nourse	Review motion for discretionary review and revise/add	1.00
11/12/2007	S. Reich	Confer with A. Gabel and H. Newman re index of attachments to appeals brief; assist with collection of exhibits for same	0.20
11/13/2007	A. Gabel	Draft motion for discretionary review	4.00
11/13/2007	B. Nourse	Review and amend motion for discretionary review; consult with A. Gabel; telephone conference with M. Decoursey and C. DeCoursey	1.50
11/13/2007	H. Newman	Review and provide comment on draft motion for discretionary review; identify and prepare exhibits to same	4.20
11/13/2007	S. Reich	Teleconference with A. Laing's office re request for transcript of August 23, 2007 hearing; teleconference with court reporter re same	0.20
11/14/2007	A. Gabel	Draft motion for discretionary review	2.50
11/14/2007	A. Gabel	Revise motion for discretionary review	0.40
11/14/2007	B. Nourse	Review final draft of motion for discretionary review	0.60
11/14/2007	S. Reich	Begin to review, analyze and organize case files and documents received from client; request electronic indices prepared by client to compile comprehensive and searchable list of same	1.30
11/15/2007	A. Gabel	Draft interrogatories and requests for production for: Stickney, Birgh, HIH, Stickney Inc.	1.50
11/15/2007	S. Reich	Continue to review, analyze and organize case files and document productions received from client; prepare list of missing items; review Washington's	5.80

		Secretary of State website for UBI number for Home Improvement Help; teleconference with Bank of America re scope of document subpoena and instruction to request other account information; teleconference with Washington Mutual re same; begin to prepare subpoena duces tecums for Bank of America, Washington Mutual and Key Bank per M. DeCoursey's e-mail	
11/16/2007	A. Gabel	Draft and revise interrogatories for HHH, Birgh, Stickney and PHSI	2.00
11/16/2007	B. Nourse	Review discovery requests to Stickney and Stickney Inc.	0.50
11/16/2007	S. Reich	Extended teleconference with Key Bank re issuance of subpoena for HHH bank documents; continue to prepare subpoenas and letters to Bank of America, Washington Mutual and to Key Bank	3.70
11/19/2007	A. Gabel	Revise discovery requests to HHH, Birgh, Stickney and PHSI	0.30
11/19/2007	B. Nourse	Telephone conference with M. DeCoursey; review and prepare discovery and consult with A. Gabel; review client documents and prepare supplementation to motion for summary judgment	1.10
11/19/2007	S. Reich	Revise and finalize subpoenas to Bank of America, Key Bank and Washington Mutual	1.70
11/20/2007	A. Gabel	Spoke with J. Lynch and S. Hill to schedule inspection of DeCourseys home	0.40
11/20/2007	B. Nourse	Review client e-mails and suggested discovery; telephone conference with client and A. Gabel regarding scheduled meeting at home for inspection;	1.30
11/20/2007	S. Reich	Finalize subpoenas to Bank of America, Key Bank, and Washington Mutual for HHH account information; prepare copies for service on all counsel; review and compare C. DeCoursey's notes on document productions to index of same	1.10
11/26/2007	B. Nourse	Travel to DeCoursey home for Redmond inspection	1.60
11/27/2007	A. Gabel	Draft amended notice for discretionary review; email opposing counsel re amended notice; draft deposition notice for P. Oliver	0.80
11/27/2007	B. Nourse	Telephone conference with clients regarding inspection and strategy; review incoming e-mails	1.90

Mark and Carol DeCoursey

January 29, 2008

		from client; legal research regarding treble damages	
11/29/2007	A. Gabel	Draft letter to all counsel re mediation	0.40
11/30/2007	A. Gabel	Review complaint and outline causes of action against each party in the case	0.80
12/03/2007	A. Gabel	Spoke with DeCourseys and B. Nourse re case; confer with B. Nourse re discovery and Oliver	0.80
12/03/2007	S. Reich	Review status of subpoena responses from Key Bank, Washington Mutual and Bank of America; message to Washington Mutual re same	0.40
12/04/2007	A. Gabel	Confer with B. Nourse re depositions of S. Birgh and R. Birgh; confer with A. Laing re those deps and possible mediation	0.60
12/04/2007	B. Nourse	Review and respond to client inquiry on summary judgment standard; consult with A. Gabel regarding remaining discovery for summary judgment supplementation; telephone call with A. Laing regarding depositions; receive and review e-mail from A. Laing	1.60
12/05/2007	A. Gabel	Note deposition for S. Birgh; review DeCourseys outline of claims	0.30
12/05/2007	B. Nourse	Telephone call with R. Kaufman office regarding Confirmation of Joinder; review and sign confirmation of joinder; consult with A. Gabel regarding status of discovery; telephone call to R. Hagar	1.40
12/05/2007	L. Evans	Research current address of P. Oliver	0.30
12/06/2007	A. Gabel	Contact opposing counsel re confirmation of joinder; research agency issue regarding Stickney's representations being imputed to HIH	1.10
12/06/2007	S. Reich	Receive additional documents from Bank of America and update tracking index re same; review and organize previous document productions from City of Redmond and McNeill and update tracking index re same; prepare working files for subpoenaed documents from Key Bank, Washington Mutual and Bank of America; coordinate and review library searches for P. Oliver; review HIH document production for personal information re P. Oliver	2.80
12/07/2007	S. Reich	Attempt to contact P. Oliver; review deposition corrections and confer with B. Nourse re same	0.20

Mark and Carol DeCoursey

January 29, 2008

12/11/2007	B. Nourse	Review client e-mails; telephone call with clients; consult with A. Gabel; review key bank documents	2.30
12/11/2007	S. Reich	Receive Key Bank documents and update production log re same; prepare copies for review; attempt contact with P. Oliver; begin to prepare subpoena to P. Oliver; multiple teleconferences with court reporters to schedule P. Oliver's deposition in Kennewick	3.40
12/12/2007	A. Gabel	Review HIH responsive documents, HIH and Birgh bank statements	4.40
12/12/2007	B. Nourse	Telephone call with clients; consult with A. Gabel; review bank documents	5.10
12/12/2007	S. Reich	Revise and finalize deposition subpoena to P. Oliver; attempt to contact P. Oliver; meet with B. Nourse and A. Gabel for review of Bank of America, Key Bank and HIH documents; review and highlight questionable transactions on bank documents; receive HIH document production and update production log re same; review HIH documents for deposition preparation and other witnesses; teleconferences with Bank of America and Key Bank records custodians requesting copies of checks; corporate search for Home Improvement Solutions, Inc.; Internet search for contact information for D. Sanborn, possible HIH client	7.20
12/13/2007	B. Nourse	Continue preparation of discovery; telephone call with clients and review e-mails; review bank documents and consult with S. Reich regarding further subpoena	4.50
12/13/2007	S. Reich	Multiple teleconferences with records custodians from Bank of America and Key Bank; prepare additional subpoenas requesting copies of checks and additional account information; letter to Bank of America records custodian transmitting original subpoena; prepare facsimiles to Bank of America and Key Bank transmitting subpoenas; prepare subpoena for S. Birgh; research for additional corporate information re Home Improvement Solutions, Sammamish Town Center Association, Oliver Construction Group	6.20
12/13/2007	L. Evans	Obtain copy of archived docket for Par Dee Sales v. Home Improvement Help from King County	0.30

		Superior Court using AIB Legal messenger service	
12/14/2007	A. Gabel	Confer with B. Nourse re research on fraud issue for SJM; contact Johnston re evaluating the sheer walls of the DeCourseys house	0.30
12/14/2007	B. Nourse	Review e-mails from client; telephone call with client; consult with A. Gabel; review produced documents; review DL electrical estimate and report	2.40
12/14/2007	S. Reich	Review, organize and prepare HIH document production for copying of documents designated as deposition preparation and proof of fraud; research on location of J. Skoglund; prepare subpoena duces tecum to J. Skoglund; prepare list of HIH projects with contact information	3.60
12/17/2007	A. Gabel	Confer with S. Riech regarding Skoglund subpoena; confer with B. Nourse on the phone regarding D. Johnston; call D. Johnston to discuss with him being a consultant for this case; email D. Johnston about the case	0.70
12/17/2007	S. Reich	Begin to review and organize documents selected from review of HIH's document production; begin to collect and organize deposition exhibits for S. Birgh; revise and finalize subpoena to J. Skoglund; receive documents from Washington Mutual and update tracking index re same	3.20
12/18/2007	A. Gabel	Confer with B. Nourse and S. Reich re documents necessary for S. Birgh deposition; prepare piercing corp. veil and fraud questions for S. Birgh deposition	1.00
12/18/2007	B. Nourse	Prepare for deposition of S. Birgh; review HIH documents; consult with A. Gabel; review client e-mails and telephone call to clients	3.40
12/18/2007	S. Reich	Review, collect and begin to organize deposition exhibits for S. Birgh; review all document productions for references to Redmond Mortgage and V. Rosanova; organize and prepare file folders for Bank of America, Key Bank and Washington Mutual documents; general organization of case files	6.20
12/19/2007	A. Gabel	Spoke with P. Oliver re what he knows about the case; confer with DeCourseys and Brent re the case; research implied agency theory	2.00
12/19/2007	B. Nourse	Prepare for and take deposition of S. Birgh; consult with A. Laing; prepare for depositions of P. Stickney	5.00

Mark and Carol DeCoursey

January 29, 2008

		and D. Birgh	
12/19/2007	H. Harrell	Assist with deposition preparation for S. Birgh	0.40
12/19/2007	H. Newman	Download appeal pleadings for inclusion into appellate record and pleadings file;	1.10
12/19/2007	S. Reich	Assist with preparation for S. Birgh's deposition; prepare subpoena to Redmond Mortgage and V. Rosanova; prepare letter to Redmond Mortgage re service of subpoena; review and organize Sprint, Qwest and Puget Sound Energy invoices to S& B Joint Venture; multiple extended teleconferences with Sprint, Qwest and Puget Sound Energy re service of subpoena duces tecum; prepare deposition notices for L. Ellis and P. Oliver; update production index re review of HIS documents and production numbers for bank document productions; review HIH check registers for P. Stickney references; research S & B joint venture, Stickney and Birgh Sammamish City Council minutes and J. Hansen; teleconference with Kennewick court reporter re rescheduling of P. Oliver's deposition; teleconference with Key Bank re deadline for response to subpoena duces tecum	7.30
12/20/2007	A. Gabel	Confer with C. DeCoursey re appraisal fraud(.1);	1.10
12/20/2007	B. Nourse	Receive and review McNeill responses from Stickney; Telephone call with McNeill; prepare for depositions and supplemental briefing	4.90
12/20/2007	S. Reich	Receive and review additional Key Bank documents	0.60
12/21/2007	A. Gabel	Confer with B. Nourse re agency theory between Stickney and Birgh; research agency issue	0.50
12/21/2007	B. Nourse	Prepare for depositions; legal research; review documents produced by Windermere	6.00
12/21/2007	S. Reich	Organize supplemental production of Key Bank documents and update production log re same; review case notes and HIH documents to prepare cast of characters; multiple teleconferences with Demco law firm re documents being produced by Windermere; instruction to vendor re pick up and processing of Windermere documents; organize and prepare working folders for S&B joint venture accounts for Sprint, Qwest and Puget Sound Energy; prepare documents for transmittal to R. Hagar for expert review	2.70

Mark and Carol DeCoursey

January 29, 2008

12/24/2007	B. Nourse	Prepare for depositions and consult with A. Gabel	3.20
12/26/2007	B. Nourse	Prepare for depositions and review documents in preparation for supplemental briefing	5.00
12/26/2007	S. Reich	Prepare and finalize letters and subpoenas to Sprint, Qwest and Puget Sound Energy requesting account information for S & B Joint Venture; prepare facsimile to Sprint serving subpoena on same; update deposition and record request tracking index re same; prepare notice of deposition for Richard Birgh and serve opposing counsel with same; receive documents from Windermere and update production log re same; review and organize same; telephone call to Bank of America re status of documents requested; teleconference with court reporter re deposition schedule; continue to update cast of characters	6.80
12/27/2007	B. Nourse	Prepare for depositions	4.00
12/27/2007	S. Reich	Continue review of document productions and update witness matrix and project list; message from Bank of America re status of production of documents responsive to subpoenas; review and organize case files and document productions; review correspondence re scheduling of deposition of L. Ellis and update deposition matrix re schedule changes	5.70
12/28/2007	B. Nourse	Prepare for depositions	3.90
12/28/2007	A. Yates	Discuss strategy re mediation and potential damages allocation with B. Nourse.	0.20
12/28/2007	S. Reich	Prepare boxes of HIH documents for pick up and review by DeCoursey's; review correspondence re deposition schedule	0.20
12/31/2007	A. Gabel	Confer with B. Nourse re supplemental brief in opposition of HIH summary judgment; draft stipulation and order piercing PHSI; research civil conspiracy	2.90
12/31/2007	B. Nourse	Prepare for depositions; Travel to Redmond and meet with clients; travel to Skoglund office and interview; telephone call with J. Calmes	4.50
TOTAL HOURS			322.30

Mark and Carol DeCoursey

January 29, 2008

OUR FEE	\$71,130.00
LESS COURTESY DISCOUNT	(\$2,500.00)
TOTAL FEE	\$68,630.00

COSTS ADVANCED

10/03/2007	Outside photocopy service - - American Legal Copy, LLC , 09/26/07	471.34
10/16/2007	Jury fee - King County Superior Court, jury demand fee, 10/16/07	125.00
10/29/2007	Filing fee - - Clerk of Court Motion for Discretionary Review	200.00
10/30/2007	Outside photocopy service - - American Legal Copy, LLC , 10/26/07	65.72
11/08/2007	Outside photocopy service - - American Legal Copy, LLC , 11/06/07	27.23
11/15/2007	Professional services - Mediation - Judicial Dispute Resolution , 11/14/07	525.00
11/20/2007	Outside photocopy service - - Law Office of Michele K. McNeill PLLC , 11/20/07	25.60
11/28/2007	Outside photocopy service - - Bank of America, Head Office , 11/08/07	29.27
12/11/2007	Outside photocopy service - - Bank of America, Head Office , 12/04/07	171.80
12/13/2007	Professional services - - Keybank National Association , 12/6/07	48.75
12/17/2007	Outside photocopy service - - American Legal Copy, LLC , 12/17/07	244.59
12/20/2007	Outside photocopy service - - American Legal Copy, LLC , 12/18/07	248.00
12/20/2007	Professional services - - Attorneys' Information Bureau , 12/14/07	11.09
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12/28/2007	Outside photocopy service - - American Legal Copy, LLC , 12/26/07	412.61
	Computer legal research	144.95
	Reproduction costs	1,471.95
	Docket research	34.10
	Facsimile	297.15
	Messenger and courier service	298.30
	Long distance telephone	7.94
TOTAL COSTS ADVANCED		\$ 4,909.40

Mark and Carol DeCoursey

January 29, 2008

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
A. Gabel	118.40	205.00	24,272.00
L. Morse	1.80	265.00	477.00
B. Nourse	114.70	275.00	31,542.50
A. Yates	0.60	265.00	159.00
H. Harrell	0.40	165.00	66.00
H. Newman	5.30	165.00	874.50
S. Reich	79.50	170.00	13,515.00
L. Bennett	0.20	140.00	28.00
L. Evans	0.90	140.00	126.00
S. Schulkin	0.50	140.00	70.00
<hr/> <hr/>	<hr/> <hr/>	<hr/> <hr/>	<hr/> <hr/>
Total all Timekeepers	322.30		71,130.00

TOTAL THIS INVOICE

\$73,539.40



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Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

February 29, 2008
Invoice No. 3413113

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$42,269.83
PREVIOUS BALANCE as of January 29, 2008	\$73,539.40
LESS PAYMENTS RECEIVED	(\$25,000.00)
TOTAL AMOUNT DUE	\$90,809.23

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

February 29, 2008
Invoice No. 3413113

FOR PROFESSIONAL SERVICES RENDERED THROUGH 01/31/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

01/01/2008	B. Nourse	Prepare for depositions of Stickney, Oliver and Birgh	4.50
01/02/2008	A. Gabel	Review Bank of America docs; review HHH docs; research vicarious liability for real estate agent/brokers; research competency issues re witness testimony; review Windermere insurance policy; confer with B. Nourse re insurance policy	4.90
01/02/2008	B. Nourse	Prepare for dépositions; telephone conference with clients; consult with S. Reich and A. Gabel; review client e-mails and spreadsheets; telephone conference with A. Laing; meet with A. Laing re possible settlement and condition of defendant R. Birgh	6.40
01/02/2008	S. Reich	Receive and review additional Bank of America records; meet with B. Nourse, A. Gabel and C. DeCoursey re excel spreadsheet and back up documents for same; prepare revised deposition notice for R. Birgh and serve on all counsel; begin to prepare supplemental expert witness disclosure re R. Hagar and D. Johnston; receive and review documents for Redmond Mortgage and update production log re receipt of same; begin to organize and prepare exhibits for P. Stickney's deposition	7.30
01/02/2008	L. Evans	Find treatises re Washington state real estate law	0.20
01/03/2008	A. Gabel	Research dead man statute; research vicarious liability; confer with B.Nourse re supplemental briefing	1.60

Mark and Carol DeCoursey

February 29, 2008

01/03/2008	B. Nourse	Prepare for and take Stickney deposition; prepare for Oliver and Birgh deposition; consult with clients; review draft of supplemental briefing	8.40
01/03/2008	S. Reich	Continue to prepare organize and prepare deposition exhibits for P. Stickney; begin to organize and prepare deposition exhibits for R. Birgh; revise and update DeCourseys supplemental witness list; review all witness files and update witness list and database re same; review and organize P. Stickney's deposition materials and update files re same	6.80
01/04/2008	A. Gabel	Prepare documents for R. Birgh deposition; draft supplemental brief in opposition to HHH's SJM	7.10
01/04/2008	B. Nourse	Prepare for and take depositions of R. Birgh and P. Oliver; consult with clients; consult with A. Gabel re supplemental brief	8.50
01/04/2008	S. Reich	Extended teleconference with Sprint re status of production of documents in response to subpoena; extended teleconference with Key Bank re status of supplemental document production in response to subpoena; prepare for P. Oliver's deposition; prepare for R. Birgh's deposition; confer with and assist court reporter in delivering P. Stickney's transcript; confer with court reporter re name correction for S. Birgh's deposition transcript; prepare chart of all HHH and R. Birgh's bank accounts for exhibit to summary judgment motion; review and organize deposition materials; begin to collect and organize exhibits for motion for summary judgment	8.60
01/05/2008	A. Gabel	Draft supplemental brief in opposition to HHH SJM	1.50
01/06/2008	A. Gabel	Draft opposition to HHH SJM	4.70
01/06/2008	B. Nourse	Prepare supplemental brief; consult with A. Gabel	4.00
01/06/2008	S. Reich	Begin to review documents and deposition exhibits to collect and organize exhibits to summary judgment motion; receive and reformat S. Birgh, R. Birgh, P. Oliver and P. Stickney's deposition transcripts; review and organize documents used in depositions and update files re same	3.20
01/07/2008	A. Gabel	Draft and revise the brief in opposition to HHH's SJM	6.80
01/07/2008	B. Nourse	Review and final supplemental briefing and declarations; review D. Johnston drawings; consult with client; review client e-mails	6.20

01/07/2008	S. Reich	Review, revise and finalize charts of improper HIH expenditures and HIH and R. Birgh bank accounts; continue to collect and organize exhibits to B. Nourse's declaration in support of opposition to HIH's motion for summary judgment; prepare and finalize B. Nourse's declaration; prepare Judge Erkick's notebook of B. Nourse's declaration and exhibits; assist with finalizing and service of supplemental briefing; review and organize case materials used for depositions and preparation of supplemental briefing	7.00
01/08/2008	B. Nourse	Telephone conference with client; review and respond to e-mails from client; research damages from breach of fiduciary duty	2.10
01/09/2008	B. Nourse	Review damages outline from client; consult with A. Gabel re further discovery and legal research re fiduciary and vicarious liability	1.20
01/09/2008	S. Schulkin	Search PACER for Ohio class action suit involving Rudawsky and Borrer	0.10
01/10/2008	B. Nourse	Review roof truss review from D. Johnston; telephone conference with client	1.10
01/10/2008	H. Newman	Continue efforts to determine status of appeal with additional calls court	0.20
01/10/2008	H. Grunke	Search CourtLink for WA Court of Appeals docket and email to H. Newman	0.10
01/11/2008	B. Nourse	Review damages; review and respond to client e-mails; consult with A. Gabel	1.20
01/11/2008	S. Reich	Receive supplemental documents from HIH; update production log and files re same	0.20
01/14/2008	B. Nourse	Receive and review e-mail from expert R. Hagar; receive and review HIH and Windermere supplemental briefing; telephone call to R. Hagar; telephone conference with client; consult with A. Gabel and perform legal research	3.40
01/14/2008	H. Newman	Prepare appellate index to DeCoursey ninth circuit pleadings	0.50
01/14/2008	S. Reich	Internet research on K. Johnson and Interlake appraisals; draft subpoena duces tecum to same; letter to K. Johnson re same; finalize and prepare subpoena for service; review report from D&L	1.60

Mark and Carol DeCoursey

February 29, 2008

electric

01/15/2008	A. Gabel	Draft opposition to Stickney's motion to compel; review HHH's supplemental brief and Stickney's supplemental brief	5.10
01/15/2008	B. Nourse	Review client comments on motion to strike from Stickney; consult with A. Gabel; research motion to strike and prepare response; telephone conference with R. Hagar; review additional supplemental material from A. Laing	2.30
01/15/2008	S. Reich	Prepare exhibits to opposition to motion to strike Stickney; organize and prepare damages notebook; update working file	0.50
01/16/2008	A. Gabel	Draft response to Stickney's motion to strike; draft declaration for response; draft requests for production to Windermere	2.10
01/16/2008	B. Nourse	Review and revise opposition to motion to strike; prepare for hearing; telephone conference with clients; review WAMU documents	1.80
01/17/2008	A. Gabel	Confer with M.DeCoursey re summary judgment; prepare for summary judgment hearing	0.60
01/17/2008	B. Nourse	Prepare for hearing on Motion for Summary Judgment; review C. DeCoursey declaration; telephone conference with D. Hubacka, witness on P. Oliver; review D. Johnston drawings and client e-mail; telephone conference with client	2.80
01/18/2008	B. Nourse	Prepare and argue motion for summary judgment; consult with clients after motion	3.70
01/21/2008	B. Nourse	Telephone call from K. Johnson; telephone call and e-mails to client re mediation and K. Johnson	1.10
01/22/2008	B. Nourse	Telephone conference with clients; review draft expert report from Empire	0.80
01/23/2008	B. Nourse	Review client e-mails; research damages and implications on taxes; telephone conference with witness D. Hubacka	1.30
01/25/2008	B. Nourse	Telephone conference with R. Hagar re K. Johnson documents produced; review client e-mails; telephone conference with A. Laing re order on motions for summary judgment; telephone conference with client re order; finalize order and send to A. Laing	1.30

Mark and Carol DeCoursey

February 29, 2008

01/26/2008	T. Gillespie	Conduct legal research regarding establishment of principal liability in the context of settlement; draft correspondence outlining the same	1.80
01/26/2008	B. Nourse	Review client e-mails re meeting with CPA	0.20
01/28/2008	A. Gabel	Conference call with Mark and Carol DeCoursey re contract with HIH; review and analyze HIH response to motion for discretionary review	1.60
01/28/2008	B. Nourse	Review client damages spreadsheet; research possible damages for breach of fiduciary duty; telephone conference with clients and A. Gabel; review opposition to discretionary review and research reply	3.20
01/28/2008	S. Schulkin	Obtain copies of all authorities cited in respondent Home Improvement Help's response to motion for discretionary review	0.30
01/28/2008	S. Schulkin	Obtain copies of all authorities cited in respondent Windermere's response to motion for discretionary review	0.30
01/28/2008	S. Schulkin	Obtain copy of King County Superior Court filing dated 9/26/2007, a memorandum in opposition to DeCoursey's motion to reconsider	0.10
01/29/2008	A. Gabel	Draft reply to HIH and Stickney response in opposition to DeCoursey motion for discretionary review	5.40
01/29/2008	B. Nourse	Review and revise reply for discretionary review; consult with A. Gabel; telephone conference with client re damages and proposed reply in support of appeal; telephone call to T. Dealy	2.60
01/29/2008	H. Newman	Assist with filing and service of reply in support of motion for discretionary review	0.30
01/30/2008	A. Gabel	Finalize reply brief in support of motion for discretionary review	1.30
01/30/2008	B. Nourse	Final review of reply; telephone conference with client	0.90
01/31/2008	A. Gabel	Confer with B. Nourse re Tom Dealy estimate of damages and re possible avenues of recovery	0.40
01/31/2008	B. Nourse	Prepare for appeal hearing	2.00
01/31/2008	S. Reich	Receive responsive documents from K. Johnson and	0.20

update production log and case files re same

TOTAL HOURS 153.40

OUR FEE \$38,207.50

COSTS ADVANCED

01/04/2008	Travel expense - Brent Nourse, Seattle, 11/20/07	24.00
01/07/2008	Outside photocopy service - - American Legal Copy, LLC , 01/02/08	146.67
01/10/2008	Court reporter - Groshong-Quaintance, attendance charge for the deposition of S. Birgh, 12/19/07	454.75
01/10/2008	Outside photocopy service - - American Legal Copy, LLC , 01/04/08	461.39
01/25/2008	Travel expense - L. Nourse, 12/9/07	6.00
01/31/2008	Records obtained from - Key Bank National Association , 1/23/08	79.65
	Computer legal research	107.41
	Reproduction costs	2,037.00
	Docket research	11.00
	Facsimile	29.25
	Messenger and courier service	701.90
	Long distance telephone	3.31

TOTAL COSTS ADVANCED \$ 4,062.33

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
A. Gabel	43.10	225.00	9,697.50
T. Gillespie	1.80	275.00	495.00
B. Nourse	71.00	300.00	21,300.00
H. Newman	1.00	180.00	180.00
S. Reich	35.40	180.00	6,372.00
L. Evans	0.20	150.00	30.00
H. Grunke	0.10	130.00	13.00
S. Schulkin	0.80	150.00	120.00
<hr/>	<hr/>	<hr/>	<hr/>
Total all Timekeepers	153.40		38,207.50

TOTAL THIS INVOICE \$42,269.83



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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

March 10, 2008
B. Nourse

-50K
March 10

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
01/29/08	3410599	\$73,539.40	\$25,000.00	\$48,539.40
02/29/08	3413113	\$42,269.83	\$0.00	\$42,269.83
		Total		\$90,809.23

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

March 25, 2008
Invoice No. 3415188

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$9,924.36
PREVIOUS BALANCE as of March 10, 2008	\$90,809.23
LESS PAYMENTS RECEIVED	(\$50,003.00)
TOTAL AMOUNT DUE	\$50,730.59

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

March 25, 2008
Invoice No. 3415188

FOR PROFESSIONAL SERVICES RENDERED THROUGH 02/29/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

02/01/2008	A. Gabel	Prepare for motion by marking hearing transcript for relevant portions	0.30
02/01/2008	B. Nourse	Prepare for and argue motion for discretionary review; consult with clients	4.40
02/04/2008	A. Gabel	Draft motion for reconsideration re economic loss rule barring our fraud claim	3.00
02/04/2008	B. Nourse	Prepare motion for reconsideration	1.00
02/05/2008	A. Gabel	Review DeCourseys responses to City of Redmond interrogatories to determine supplementing responses	0.20
02/05/2008	B. Nourse	Review file; review client e-mails; telephoine conference with client; prepare draft motion for summary judgment against Stickney	3.20
02/06/2008	B. Nourse	Telephone conference with clients	0.50
02/07/2008	B. Nourse	Receive and draft response to Kaufman letter; consult with client	1.60
02/11/2008	B. Nourse	Review client e-mails and telephone conference with client	0.60
02/14/2008	B. Nourse	Telephone conference with client	0.30
02/18/2008	B. Nourse	Telephone conference with client regarding experts	0.60
02/19/2008	A. Gabel	Conference with C. DeCoursey and B. Nourse re Carol's portfolio	0.30

Mark and Carol DeCoursey

March 25, 2008

02/19/2008	B. Nourse	Telephone conference with client; review denial of discretionary review; draft letter to Verizon; review client e-mails; receive and review opposition to motion to reconsider	2.30
02/20/2008	B. Nourse	Review client e-mails; telephone conference with C. DeCoursey; receive e-mail from Court regarding briefing schedule; consult with A. Gabel; telephone conference with client regarding motion for reconsideration and substance of reply in support of the same as well as DL Electric	3.10
02/21/2008	A. Gabel	Draft reply in support of motion for reconsideration; research case law in other jurisdictions on economic loss rule for motion for reconsideration	3.70
02/21/2008	B. Nourse	Review e-mail from B. Adams and return telephone call; review client e-mails	0.70
02/22/2008	A. Gabel	Draft reply in support of DeCourseys motion for reconsideration; conference with DeCourseys and B. Nourse re reply brief	3.30
02/22/2008	B. Nourse	Review and revise reply in support of motion for reconsideration; review client e-mails; consult with A. Gabel	2.50
02/24/2008	B. Nourse	Review client e-mails	0.50
02/25/2008	B. Nourse	Review client e-mails and telephone conference with client; perform legal research regarding motion for summary judgment against Stickney	0.40
02/26/2008	B. Nourse	Telephone conference with client; review client e-mails	0.60
02/28/2008	A. Gabel	Conference with DeCourseys re defect report	0.60
02/28/2008	B. Nourse	Review documents delivered in response to interrogatories	0.50
02/29/2008	A. Gabel	Examine documents delivered by Carol	0.10
TOTAL HOURS			34.30
OUR FEE			\$9,427.50

COSTS ADVANCED

Mark and Carol DeCoursey

March 25, 2008

02/13/2008	Travel expense - American Express - Nourse B. , Republic Parking, 9/13/07	24.00
02/21/2008	Travel expense - Wright Express Financial Services - Nourse, Brent L. , 1/4/08	24.00
	Computer legal research	64.63
	Reproduction costs	282.75
	Docket research	3.78
	Facsimile	11.40
	Messenger and courier service	86.30
TOTAL COSTS ADVANCED		\$ 496.86

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
A. Gabel	11.50	225.00	2,587.50
B. Nourse	22.80	300.00	6,840.00
<hr/>		<hr/>	<hr/>
Total all Timekeepers	34.30		9,427.50

TOTAL THIS INVOICE

\$9,924.36

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Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

April 10, 2008
B. Nourse

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$1,463.60	\$40,806.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
		Total		\$50,730.59

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Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

April 23, 2008
Invoice No. 3417826

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$6,610.20
PREVIOUS BALANCE as of April 10, 2008	\$50,730.59
TOTAL AMOUNT DUE	\$57,340.79

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Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

April 23, 2008
Invoice No. 3417826

FOR PROFESSIONAL SERVICES RENDERED THROUGH 03/31/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

03/05/2008	A. Gabel	Conference with DeCourseys and B.Nourse re motion for reconsideration of Div I denial of motion for discretionary review and re claims against Laing	0.80
03/05/2008	B. Nourse	Review Empire bid and client photos	1.20
03/06/2008	B. Nourse	Review client email regarding commissioner ruling and appeal; telephone conference with client	1.10
03/07/2008	B. Nourse	Review client emails regarding Empire bid	0.50
03/09/2008	B. Nourse	Consult with A. Gabel regarding ruling and discovery	0.20
03/10/2008	B. Nourse	Review client emails and interrogatories and documents	0.80
03/11/2008	A. Gabel	Conference with M.DeCoursey; send email to B.Nourse re Mark's concerns	0.50
03/11/2008	B. Nourse	Review client emails regarding cost of debt and electrical expert; telephone call with client regarding electrical expert	0.60
03/13/2008	A. Gabel	Conference with M.DeCoursey re responses to interrogatories	0.60
03/13/2008	B. Nourse	Review client interrogatory answers; consult with A. Gabel	0.50
03/17/2008	A. Gabel	Draft responses to interrogatories and requests for production; review documents to be produced	2.80

Mark and Carol DeCoursey

April 23, 2008

03/17/2008	B. Nourse	Review client email; telephone conference with client; review client documents and draft objections to interrogatories	2.50
03/18/2008	A. Gabel	Review documents that need to be produced in response to HHH Interrogatories and RFP	1.10
03/18/2008	B. Nourse	Review client documents and consult with A. Gabel	0.80
03/19/2008	A. Gabel	Conference with M. DeCoursey and C. Jacobs re disclosing the documents	0.30
03/20/2008	A. Gabel	Conference with M. DeCoursey re producing documents	0.20
03/20/2008	B. Nourse	Review client email; review discovery responses	0.90
03/21/2008	B. Nourse	Review note for motion; consult with A. Gabel and B. Volbeda regarding DeCoursey motion for summary judgment	0.60
03/24/2008	B. Nourse	Review interrogatory answers; review client emails; telephone conference with client	0.80
03/25/2008	B. Nourse	Review interrogatory answers; consult with A. Gabel	0.50
03/27/2008	A. Gabel	Review answers to Roggs and RFP; revise objections and review for privilege	1.70
03/27/2008	B. Nourse	Review interrogatory answers and objections; review proposed confidentiality agreement; consult with A. Gabel; review client emails	0.50
03/27/2008	C. Jacobs	Began organizing and finalizing defendant's documents responsive to plaintiff's discovery requests	2.00
03/28/2008	A. Gabel	Revise and finalize the responses to HHH Interrogatories and RFP	0.80
03/28/2008	B. Nourse	Telephone conference with A. Gabel; telephone conference with B. Adams	0.50
03/28/2008	C. Jacobs	Continue to organize and finalize defendant's documents responsive to plaintiff's discovery requests and duplicate file copy	2.00
03/31/2008	B. Nourse	Telephone conference with client; review discovery request and client email	1.00
03/31/2008	B. Volbeda	Meet with B. Nourse and A. Gabel to discuss case and motions for summary judgment.	0.50

Mark and Carol DeCoursey

April 23, 2008

TOTAL HOURS 26.30

OUR FEE \$6,592.50

COSTS ADVANCED

Reproduction costs 17.70
Messenger and courier service 0.00

TOTAL COSTS ADVANCED \$ 17.70

RATE SUMMARY

Table with 4 columns: Attorney/Timekeeper, Hours Worked, Billed Per Hour, Bill Amount. Rows include A. Gabel, B. Nourse, B. Volbeda, C. Jacobs, and Total all Timekeepers.

TOTAL THIS INVOICE \$6,610.20



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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

May 10, 2008
B. Nourse
3419340

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$1,463.60	\$40,806.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
		Total		\$57,340.79
05/10/08	Interest	\$306.05		\$57,646.84

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

May 30, 2008
Invoice No. 3420944

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$24,681.61
PREVIOUS BALANCE as of May 10, 2008	\$57,646.84
LESS PAYMENTS RECEIVED	(\$25,005.00)
TOTAL AMOUNT DUE	\$57,323.45

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

May 30, 2008
Invoice No. 3420944

FOR PROFESSIONAL SERVICES RENDERED THROUGH 04/30/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

04/01/2008	A. Gabel	Conference with R.Hager re diminution in value of the DeCoursey house	0.50
04/02/2008	A. Gabel	Conference with DeCourseys re discovery game plan; correspond with Hagar re appraisal	2.00
04/02/2008	B. Nourse	Meet with A. Gabel and clients	1.50
04/03/2008	B. Nourse	Review letter from A. Hughes; consult with A. gabel regarding status of discvoery; telephone conference with clients	0.70
04/04/2008	B. Nourse	Review discovery from Windermere; telephone conference with B. Adams	0.80
04/07/2008	A. Gabel	Review Windermere's interrogatories and requests for production; conference with B.Volbeda re motion for summary judgment against Stickney; conference with R.Hagar re appraisal of DeCourseys home; review Windermere's production of Stickney's personel file; review Stickney's production in order to determine what remaining discovery is necessary	3.30
04/07/2008	B. Volbeda	Research and draft motions for partial summary judgment on breach of fiduciary duty, fraudulent misrepresentation, and violation of Consumer Protection Act.	6.00
04/08/2008	A. Gabel	Draft requests for admission for Stickney, Birgh, HIH, VEMIS; conference with DeCourseys re discovery; review VEMIS discovery in order to	6.50

		determine if any more discovery is necessary; draft VEMIS motion for partial summary judgment	
04/08/2008	B. Volbeda	Continue research and drafting of motions for summary judgment concerning breach of fiduciary duty, fraudulent misrepresentation, violation of Consumer Protection Act, and brokerage vicarious liability for agent conduct.	6.50
04/09/2008	B. Volbeda	Continue research and drafting of motions for partial summary judgment	9.90
04/10/2008	A. Gabel	Conference with DeCourseys re RFA to Stickney; revise motion for summary judgment against Stickney and Windermere; conference with DeCourseys re continuance for summary judgment motion and discovery	1.80
04/10/2008	B. Volbeda	Continue to research and draft motions for partial summary judgment	7.50
04/11/2008	A. Gabel	Attempt to arrange conference with R. Kaufman re motion for summary judgment	0.20
04/11/2008	B. Nourse	Review preliminary draft of summary judgment	0.60
04/11/2008	B. Volbeda	Review and edit motions for partial summary judgment.	1.00
04/11/2008	C. Jacobs	Telephone call to G. Kahng re request for DVD	0.10
04/14/2008	B. Nourse	Review e-mails from Kaufman to court and from court to Kaufman	0.30
04/14/2008	B. Volbeda	Prepare documents for pleading format; correspond with J. White to set up pleading documents; discuss case issues and motions progress with A. Gabel and B. Nourse	0.50
04/15/2008	A. Gabel	Draft letters to opposing counsel re upcoming depositions; draft order and stipulation to pierce PHSI	1.20
04/16/2008	A. Gabel	Draft letters to Kaufman, Adams and McNeill re deposition and stipulation to pierce PHSI; review RFA to Stickney and PHSI; conference with C.DeCoursey re upcoming deposition	1.10
04/16/2008	B. Nourse	Review client e-mails and prepare for summary judgments; consult with A. Gabel; review discovery and legal research	3.10
04/16/2008	B. Volbeda	Research and submit cases to A. Gabel; meet with B.	0.80

Mark and Carol DeCoursey

May 30, 2008

		Nourse and A. Gabel	
04/17/2008	A. Gabel	Draft requests for admission to stickney and PHSI; conference with Mark re requests	3.10
04/17/2008	B. Nourse	Review requests for admissions to other parties	0.80
04/18/2008	A. Gabel	Revise RFA's to Stickney and PHSI; conference with DeCourseys re requests and upcoming depositions	0.90
04/18/2008	B. Nourse	Consult with client regarding discovery; review proposed discovery; review client e-mails regarding T. Dealy and reply	1.20
04/18/2008	C. Jacobs	Telephone call to G. Kahng re request for DVD	0.10
04/20/2008	A. Gabel	Conference with DeCourseys re Windermere's compound interrogatories	0.20
04/20/2008	B. Nourse	Review client e-mails and consult with A. Gabel	0.50
04/21/2008	A. Gabel	Revise summary judgment motion against VEMIS; conference with B. Nourse	0.90
04/23/2008	A. Gabel	Revise letter to B. Adams; conference with B. Nourse re schedule for motions, depositions and mediation	0.70
04/23/2008	B. Nourse	Review proposed summary judgments; telephone calls to R. Kaufman; receive and review e-mail from R. Kaufman; review proposed letter and stipulation to M. McNeill; review letter from A. Hughes regarding D. Birgh infirmity; telephone conference with A. Hughes; telephone call from A. Laing regarding the same; research deadman's statute	3.80
04/23/2008	B. Volbeda	Prepare pleadings for submission; identify exhibit attachments to accompany motions	4.10
04/24/2008	C. Jacobs	Telephone call to G. Kahng re request for DVD; telephone call to MSNBC Legal Department re DVD request; prepare follow up email to G. Kahng re request for production	0.10
04/25/2008	A. Gabel	Conference with B. Nourse re: upcoming depositions and summary judgments	0.40
04/25/2008	B. Nourse	Consult with A. Gabel regarding M. McNeill stipulation and review e-mails with M. McNeill	0.60
04/28/2008	A. Gabel	Conference with clients; review Stickney and Windermere motions for summary judgment against the DeCourseys; conference with B.Nourse re: Stickney's motion for summary judgment	1.70

04/28/2008	B. Nourse	Telephone conference with opposing counsel regarding discovery and mediation; review proposed motions for summary judgment; consult with A. Gabel regarding discovery answers; review e-mails and attachments from client; review and amend letter to R. Kaufman	3.20
04/28/2008	B. Volbeda	Prepare pleadings and attached exhibits	4.00
04/28/2008	C. Jacobs	Telephone call to G. Kahng re request for DVD; prepare follow up email to G. Kahng; telephone call to MSNBC Legal Department re DVD request; meeting with B. Nourse re mediation and trial preparation	0.20
04/29/2008	A. Gabel	Revise summary judgment motion against VEMIS; review appraisal and contact Hagar to discuss	2.40
04/29/2008	B. Nourse	Teleconference with clients; telephone conference with M. McNeill regarding supplementation; review Hagar report; review summary judgment drafts against Windermere and Stickney and VEMIS; review Stickney motion for partial summary judgment; review e-mails from client; review e-mail from B. Adams	2.60
04/29/2008	B. Volbeda	Draft proposed orders to accompany motions for partial summary judgment; confirm exhibit attachment and format for court submission with J. Wiley; notify B. Nourse and A. Gabel of final versions on DeskSite	1.30
04/29/2008	C. Jacobs	Telephone call to G. Kahng re request for DVD; prepare follow up email to G. Kahng; telephone call from G. Kahng and editor re production of DVD; perform online searches for information and location of B. McKee; meeting with B. Nourse re matter and witness information	2.30
04/30/2008	A. Gabel	Revise DeCourseys responses to Windermere's interrogatories and requests for production; draft deposition notices to Lester Ellis and 30b6 to VEMIS	1.50
04/30/2008	B. Nourse	Review proposed answers to interrogatories from client; review draft motion for summary judgment; telephone interview with former Stickney partner; review documents produced by Stickney for document attached as exhibit to Stickney motion for partial summary judgment; consult with A. Gabel; review client e-mails; revise motions for summary	3.80

Mark and Carol DeCoursey

May 30, 2008

		judgment	
04/30/2008	C. Jacobs	Telephone call from client; began reviewing and organizing documents produced by HHH for use at mediation and trial	2.30
TOTAL HOURS			98.60

OUR FEE		\$23,565.00
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COSTS ADVANCED

04/04/2008	Records obtained from - Washington Mutual Bank, 03/03/08	345.00
04/22/2008	Professional services - - Anseren Bjornstad Kane Jacobs , 03/31/08	350.00
	Reproduction costs	325.65
	Docket research	30.36
	Facsimile	5.25
	Messenger and courier service	60.35
TOTAL COSTS ADVANCED		\$ 1,116.61

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
A. Gabel	28.40	225.00	6,390.00
B. Nourse	23.50	300.00	7,050.00
B. Volbeda	41.60	225.00	9,360.00
C. Jacobs	5.10	150.00	765.00
Total all Timekeepers		98.60	23,565.00

TOTAL THIS INVOICE

\$24,681.61



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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

June 10, 2008
B. Nourse
3421837

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$26,468.60	\$15,801.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
05/10/08	3419340	\$306.05	\$0.00	\$306.05
05/30/08	3420944	\$24,681.61	\$0.00	\$24,681.61
		Total		\$57,323.45
06/10/08	Interest	\$192.94		\$57,516.39

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

June 26, 2008
Invoice No. 3423252

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$28,156.58
PREVIOUS BALANCE as of June 10, 2008	\$57,516.39
TOTAL AMOUNT DUE	\$85,672.97

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Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

June 26, 2008
Invoice No. 3423252

FOR PROFESSIONAL SERVICES RENDERED THROUGH 05/31/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

05/01/2008	B. Nourse	Telephone call with client and finalize motions for summary judgment	2.60
05/02/2008	A. Gabel	Revise motion for summary judgment against Stickney and Windermere; draft order and declarations	1.20
05/02/2008	B. Nourse	Finalize motions for summary judgment; conduct CR 26 (i) conference with M. Davis; telephone call with clients	4.00
05/02/2008	B. Volbeda	Collect deposition files and other files; deliver to CJ Jacobs	0.30
05/02/2008	C. Jacobs	Begin preparing depositions and exhibits for witness notebooks	2.30
05/05/2008	A. Gabel	Amend motion for summary judgment against Stickney; draft errata for motion for summary judgment; conference with DeCourseys concerning amendments; review e-mails sent re: amendments to the motion as well as discovery requests; revise letter to Davis re Rog 32; draft objections to Windermere discovery requests and revise DeCourseys' responses	4.10
05/05/2008	B. Nourse	Draft discovery; review client e-mails and incorporate into draft discovery; telephone call with client regarding proposed defenses to summary judgment motions; telephone call with opposing counsel; consult with A. Gabel; review Windermere summary judgment; draft letter to M. Davis	6.00

05/06/2008	A. Gabel	Draft objections and revise responses to Windermere's discovery requests	2.30
05/06/2008	B. Nourse	Review and amend discovery answers and objections; telephone call with client; draft letter to B. Kaufman	4.80
05/06/2008	C. Jacobs	Began organizing and compiling discovery responses by all parties for use at trial	4.20
05/07/2008	A. Gabel	Finalize objections to DeCourseys responses to Windermere's interrogatories and RFP's; conference with B.Nourse and B.Volbeda re upcoming motions for summary judgment and dividing brief writing tasks	1.90
05/07/2008	B. Nourse	Review damages detail and amend; e-mail client regarding the same	2.60
05/07/2008	B. Volbeda	Meet with co-counsel regarding replies to opposition briefs	0.30
05/07/2008	C. Jacobs	Continue organizing discovery documents for use during trial preparation; continue preparing witness notebooks	3.00
05/08/2008	A. Gabel	Conference with DeCourseys re strategy for motion in limine; draft letter to opposing counsel re VEMIS and deps	1.40
05/08/2008	B. Nourse	Review client e-mails and telephone call with opposing counsel regarding discovery	2.90
05/08/2008	C. Jacobs	Continue organizing discovery documents for use during trial preparation; continue preparing witness notebooks	3.60
05/09/2008	B. Nourse	Telephone call with client and review client e-mails; telephone call with M. Davis	4.60
05/09/2008	B. Volbeda	Meet with co-counsel to discuss case; review opposing motions	1.00
05/09/2008	C. Jacobs	Continue to organize and set up witness notebooks	1.30
05/12/2008	B. Nourse	Prepare interrogatories; telecon with M. Davis	3.50
05/12/2008	C. Jacobs	Review all discovery obtained to date from co-defendants for disclosure of declaration recently disclosed in support of defendant's motion	2.30
05/13/2008	A. Gabel	Conference with M.DeCoursey re: continuation of deps, motions for summary judgment, and the	1.30

		possibility of arguing about Stickney's involvement in Birgh's gross misdemeanor offense under the contractor registration statute; conference with M.Davis re: continuation of depts and motions for summary judgment and Interrogatory No. 32	
05/13/2008	B. Nourse	Review VEMIS documents received from HIH; telephone call to R. Kaufman; draft e-mail to client; draft letter to R. Kaufman; telephone call with clients; telephone call with M. Davis regarding threats to C. DeCoursey	4.10
05/13/2008	C. Jacobs	Continue compiling discovery and organizing materials for use at trial and eliminating duplications	6.60
05/14/2008	B. Nourse	Review incoming e-mails from client; consult with A. Gabel regarding discovery	0.30
05/15/2008	A. Gabel	Revise interrogatory and RFP responses	1.00
05/15/2008	B. Nourse	Review objections and answers to interrogatories; consult with A. Gabel regarding the same; review client e-mails and telephone call with client	2.20
05/16/2008	A. Gabel	Revise responses; conference with Mark and Carol re strategy for disclosure	2.10
05/16/2008	B. Nourse	Teleconference with Court regarding motion to continue; telephone call with client; review interrogatory answers and review discovery documents; prepare letter to M. McNeill;	4.30
05/19/2008	A. Gabel	Draft witness disclosure list; conference with DeCourseys re Merrick and responses to discovery; conference with Merrick re Windermere anti-trust case	2.40
05/20/2008	A. Gabel	Draft stipulation and order re High voltage contract	0.70
05/21/2008	A. Gabel	Conference with DeCourseys re VEMIS stipulation and order	0.20
05/27/2008	A. Gabel	Conference with client re: disclosure of witnesses, summary judgment responses, and discovery; conference with B. Nourse and B. Volbeda re responding to Stickney and Windermere's summary judgment motions	1.80
05/27/2008	B. Nourse	Review client e-mails; telephone call with client; consult with A. Gabel regarding status; meet with A. Gabel and B. Volbeda regarding motions; telephone call to M. McNeill; telephone call with A. Hughes;	4.30

		review draft stipulation and order for VEMIS High Voltage claims summary judgment; review Stickney and Windermere answers to RFA's as well as Motions for summary judgment; review Stickney deposition and case law on Fiduciary Duties	
05/27/2008	B. Volbeda	Meet with B. Nourse and A. Gable regarding next assignments for answering opposing party motions and replies	1.00
05/27/2008	C. Jacobs	Continue scanning and preparing electronic witness binders for use at trial	1.70
05/28/2008	A. Gabel	Meet with C.DeCourseys; conference with assistant at Bullivant re Windermere file	1.00
05/28/2008	B. Nourse	Telephone call with M. McNeill; telephone call with clients regarding discovery; telephone call with R. Kaufman regarding form of stipulation; research unjust enrichment and forward case to R. Kaufman	3.50
05/29/2008	A. Gabel	Conference with B.Nourse re tomorrow's oral argument for the VEMIS summary judgment motion	0.50
05/29/2008	B. Nourse	Consult with client regarding witness lists and 9/11 witnesses; research First Amendment; telephone call with A. Hughes; telephone call with R. Kaufman and review letter to court from R. Kaufman; research unjust enrichment	4.20
05/29/2008	R. Ortega	Met with B. Nourse to receive assignment and subject background; research evidence and the freedom of speech interaction	0.30
05/29/2008	R. Ortega	Research regarding the admissibility of character evidence and the effect of the first amendment	1.60
05/30/2008	A. Gabel	Prepare for VEMIS summary judgment hearing	0.40
05/30/2008	B. Nourse	Prepare supplemental brief on Unjust Enrichment; meet clients and attend hearing; discuss strategy with clients; review and amend Primary Witness list; consult with A. Gabel; prepare motion in limine	4.20
05/30/2008	R. Ortega	Draft memo regarding the admissibility of evidence and first amendment conflicts; met with B. Nourse to discuss; research regarding the admissibility of character evidence; phone call to Westlaw to verify the lack of case law	2.00
05/30/2008	R. Ortega	Email to B. Nourse regarding followup research	0.10

Mark and Carol DeCoursey

June 26, 2008

05/31/2008	B. Nourse	Review client e-mails	0.70
TOTAL HOURS			112.70

OUR FEE	\$27,752.50
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COSTS ADVANCED

05/19/2008	Professional services - - San Toki Productions for Homewreckers	100.00
	DVD, 05/02/08	
	Reproduction costs	279.30
	Facsimile	23.40
	Long distance telephone	1.38
TOTAL COSTS ADVANCED		\$ 404.08

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours</u> <u>Worked</u>	<u>Billed</u> <u>Per Hour</u>	<u>Bill Amount</u>
A. Gabel	22.30	225.00	5,017.50
B. Nourse	58.80	300.00	17,640.00
B. Volbeda	2.60	225.00	585.00
C. Jacobs	25.00	150.00	3,750.00
R. Ortega	4.00	190.00	760.00
<hr/> <hr/>			
Total all Timekeepers	112.70		27,752.50

TOTAL THIS INVOICE

\$28,156.58



LANE POWELL
ATTORNEYS & COUNSELORS

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8209 172nd Ave NE
Redmond WA 98052

July 10, 2008
B. Nourse
3424373

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$26,468.60	\$15,801.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
05/10/08	3419340	\$306.05	\$0.00	\$306.05
05/30/08	3420944	\$24,681.61	\$0.00	\$24,681.61
06/10/08	3421837	\$192.94	\$0.00	\$192.94
06/26/08	3423252	\$28,156.58	\$0.00	\$28,156.58
		Total		\$85,672.97
07/10/08	Interest	\$242.52		\$85,915.49

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

July 31, 2008
Invoice No. 3426681

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$66,182.09
PREVIOUS BALANCE as of July 10, 2008	\$85,915.49
TOTAL AMOUNT DUE	\$152,097.58

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Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

July 31, 2008
Invoice No. 3426681

FOR PROFESSIONAL SERVICES RENDERED THROUGH 06/30/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

06/02/2008	A. Gabel	Revise primary disclosure list; conference with opposing counsel re extending disclosure deadline	1.00
06/02/2008	B. Nourse	Telephone conference with client; review summary judgment motions from Stickney and Windermere; consult with litigation team	4.50
06/02/2008	R. Ortega	Meet with B. Nourse about finding addition evidence dealing with political speech; research re treatise on evidence; draft of memo re research results; e-mail to B. Nourse re status and draft memo	3.00
06/03/2008	A. Gabel	Conference with clients re depositions of brokers and Felkers; draft new notices of deps for Windermere brokers; conference with B. Volbeda re drafting responses in opposition to Windermere and Stickney's summary judgment motion	0.70
06/03/2008	B. Volbeda	Research fraud, negligent misrepresentation, fiduciary duties for use in pleadings; correspond with client and co-counsel	1.50
06/03/2008	R. Ortega	Research state statutes that limit discretionary questioning and exclusion of evidence on affiliation; e-mail to B. Nourse re meeting; meet with B. Nourse to discuss research results	0.60
06/03/2008	R. Ortega	Meet with B. Nourse to discuss research	0.20
06/04/2008	B. Nourse	Telephone conference with clients	0.50
06/04/2008	B. Volbeda	Prepare opposition pleadings to protect clients'	3.40

		claims and to prevent loss of claims from opposition motions for summary judgment; research and drafting of initial pleadings	
06/05/2008	A. Gabel	Draft letter to opposing counsel re mediation; conference with Barb at Bullivant re Windermere documents; conference with B. Nourse re strategy for responding against Stickney and Windermere's summary judgment motions	1.30
06/05/2008	B. Nourse	Review draft letter and consult with A. Gabel; review current witness list; discuss Windermere documents with client	1.20
06/06/2008	A. Gabel	Revise primary witness disclosure and serve opposing parties; review HIH's supplemental briefing re VEMIS	0.90
06/06/2008	B. Nourse	Review and revise witness lists; telephone conference with client re additional witnesses and motion in limine	1.20
06/06/2008	R. Ortega	Meet with B. Nourse to discuss case to support memo on the exclusion of evidence	0.50
06/08/2008	B. Nourse	Review amended answers to interrogatories from client	1.20
06/08/2008	B. Volbeda	Work on opposition pleadings to motions for partial summary judgment to show lack of evidence or legal argument to support opposing motions	2.90
06/09/2008	A. Gabel	Conference with DeCourseys re Windermere document review and upcoming responses to Windermere summary judgment motions; review Stickney witness disclosure statements	0.70
06/09/2008	B. Nourse	Review incoming witness lists and prepare witness list; telephone conference with client re ACLU; review client e-mails; draft letter to M. McNeill	2.60
06/09/2008	B. Volbeda	Continue working on research, motions, and opposition pleadings to respond to opposing motions and pleadings; correspond with clients and co-counsel re options and strategy	1.90
06/09/2008	R. Ortega	Further research and argument formation for the exclusion of evidence; draft of memo outlining evidentiary arguments	4.20
06/10/2008	A. Gabel	Draft DeCourseys opposition to Stickney's motion for summary judgment	4.90

Mark and Carol DeCoursey

July 31, 2008

06/10/2008	B. Nourse	Legal research; telephone call to law professor re first amendment; prepare for depositions and review deposition transcripts	2.70
06/10/2008	R. Ortega	Meet with B. Nourse to discuss drafting a motion to excluded evidence	0.40
06/11/2008	A. Gabel	Draft opposition to Stickney's summary judgment motion; research agency law and tort law for opposition brief	6.00
06/11/2008	B. Nourse	Review client e-mails; prepare oppositions and motion in limine; review and amend answers to discovery; telephone call to opposing counsel	3.60
06/11/2008	B. Volbeda	Continue working on research and pleadings to address opposing motions; assemble documents from record to support our arguments in motions	3.70
06/11/2008	C. Jacobs	Meeting with B. Nourse re response to motions and exhibits, began compiling exhibits supporting response to motion; prepare e-mail to client with invoice; perform court search on Stickney	5.20
06/11/2008	R. Ortega	Meet with A. Gabel about motion	0.60
06/12/2008	A. Gabel	Revise opposition to Stickney motion for summary judgment	2.20
06/12/2008	B. Nourse	Prepare oppositions and motion in limine; telephone conference with clients	5.10
06/12/2008	B. Volbeda	Research opposition memoranda re Windermere's motion for partial summary judgment in order to establish vicarious liability of brokerage firms for acts of agents, and vicarious liability of individual brokers	6.90
06/13/2008	A. Gabel	Revise opposition to Stickney's summary judgment	1.50
06/13/2008	B. Nourse	Prepare oppositions; telephone conferences with client and review client e-mails	6.00
06/13/2008	B. Volbeda	Draft opposition memoranda against Windermere motions for partial summary judgment to establish vicarious liability against real estate brokerage; correspond with co-counsel and clients re arguments and supporting case law rules	7.50
06/13/2008	C. Jacobs	Continued indexing and preparing log of documents disclosed by all parties	2.30

06/13/2008	R. Ortega	Draft argument section for motion in limine; sent e-mail to B. Nourse and A. Gabel	4.60
06/14/2008	B. Nourse	Review and amend draft oppositions	2.60
06/14/2008	B. Volbeda	Continue researching and drafting opposition documents to various motions for partial summary judgment to establish liability of opposing parties; correspond with clients and co-counsel	5.30
06/15/2008	B. Nourse	Review and revise oppositions	3.00
06/15/2008	B. Volbeda	Edit drafts of motions to respond to feedback from clients and co-counsel; correspond with clients and co-counsel; prepare for submission of pleadings for upcoming deadline	6.90
06/16/2008	A. Gabel	Revise opposition to Stickney's summary judgment motion and Windermere's summary judgment motion; revise R. Ortega's argument section for our motion in limine	5.50
06/16/2008	B. Nourse	Prepare and serve oppositions to motions for summary judgment from Stickney and Windermere; telephone conference with client; review client e-mails	5.10
06/16/2008	B. Volbeda	Finish pleadings and opposition memoranda and supporting documents; assemble exhibit documents and coordinate duplication and service of documents with secretaries and paralegal; correspond with clients; conference with co-counsel to review documents and ensure timely submission and service of pleadings	4.90
06/16/2008	C. Jacobs	Began compiling documents supportive of oppositions to summary judgment motions filed by Windermere and Stickney	3.10
06/16/2008	R. Ortega	Meet with A. Gabel re exclusion of evidence argument section	1.30
06/17/2008	A. Gabel	Review Windermere's opposition to our motion for summary judgment; conference with B. Nourse re the reply; review R. Ortega's latest draft motion in limine	1.00
06/17/2008	B. Nourse	Review client e-mails and prepare pleadings; legal research; consult with R. Ortega re motion in limine; review latest ROG answers	4.80
06/17/2008	B. Volbeda	Review opposing party opposition pleadings and CR 11 motions; conference with co-counsel to plan our	5.10

		response; research for response to motions to protect clients interests	
06/17/2008	R. Ortega	Revise draft for argument to exclude evidence	5.50
06/18/2008	A. Gabel	Conference with B. Volbeda re reply in support of our motion for summary judgment; review correspondence from Demco and client	0.30
06/18/2008	B. Nourse	Review client e-mails; telephone conference with clients; prepare motion in limine	4.00
06/18/2008	B. Volbeda	Research and draft responses to opposing party motions; conference with co-counsel	4.90
06/18/2008	C. Jacobs	Continued indexing and preparing log of documents disclosed by all parties; exchange e-mails with client re discovery and pleadings; forward documentation for client's review; update discovery index and organize pleadings	3.20
06/18/2008	R. Ortega	Revise memo; find and print all case law in memo	1.10
06/19/2008	B. Nourse	Review client e-mails and review current drafts of replies to Windermere motions; prepare and file motion in limine	4.50
06/19/2008	B. Volbeda	Research and draft rebuttal documents to opposing party motions and their opposition to our motions for summary judgment to support and retain our claims against opposing parties; conference with co-counsel; correspond with clients	5.40
06/20/2008	A. Gabel	Coordinate courtesy copies of our motions and oppositions for Judge Erlick	0.10
06/20/2008	B. Nourse	Review and prepare replies in support of motion for summary judgments; telephone conference with clients and review client e-mails	4.10
06/20/2008	B. Volbeda	Conference with co-counsel about pleadings; format pleadings to meet court rules requirements; assemble exhibits for our revised reply and opposition briefs; coordinate with legal secretary and paralegal to submit and serve pleadings	5.90
06/20/2008	L. Bennett	Obtain docket re De Coursey using Courtlink	0.10
06/22/2008	B. Nourse	Review draft replies and amend	2.00
06/22/2008	B. Volbeda	Research and draft reply to Stickney opposition briefs to show Stickney raised no issue of material fact, and therefore the DeCourseys' motions should	4.90

Mark and Carol DeCoursey

July 31, 2008

		stand	
06/23/2008	A. Gabel	Revise reply in support of motion for summary judgment against Stickney and Windermere	2.00
06/23/2008	B. Nourse	Prepare reply in support of motions for summary judgment; telephone conferences with client; telephone conference with opposing counsel, A. Hughes	5.40
06/23/2008	B. Volbeda	Research and draft reply to Windermere CR 11 motion and Windermere opposition to our motions for summary judgment; conference with co-counsel; correspond with clients; edit drafts in consultation with co-counsel	5.10
06/23/2008	C. Jacobs	Assisted in preparation of reply briefs to oppositions by third party defendants Stickney and Windermere; compile exhibits supportive of replies	3.70
06/24/2008	A. Gabel	Review Windermere and Stickney's reply in support of summary judgment; draft errata for our opposition and reply	3.10
06/24/2008	B. Nourse	Review Windermere reply in support of its motion for summary judgment; consult with clients and litigation team; prepare power point; legal research	3.40
06/24/2008	B. Volbeda	Review Windermere and Stickney reply documents; conference with co-counsel; research whether our case law references are still good law; research case law consistent with our references to Sing for proposition that courts look to broad range of authorities to determine the duty and standard of care of real estate agents to their clients; draft response documents; correspond with clients	6.40
06/24/2008	C. Jacobs	Assist in preparation of motions for summary judgment hearing	1.70
06/25/2008	A. Gabel	Revise opposition to Windermere's CR 11; conference with B.Nourse re possible settlement strategy with HHH in order to provide leverage against Windermere and Stickney; analyze Windermere's response to our motion in limine	3.40
06/25/2008	B. Nourse	Attend site visit by HHH and Windermere experts at client home; review and amend opposition to CR 11 motion from Windermere; review client e-mails and telephone conference with clients; review power point presentation; review Windermere opposition to	6.20

Mark and Carol DeCoursey

July 31, 2008

		motion in limine and consult with A. Gabel re reply	
06/25/2008	B. Volbeda	Prepare our opposition to Windermere CR 11 motion and opposition to our motions for summary judgment; conference with co-counsel and review documents; submit pleadings	0.50
06/25/2008	C. Jacobs	Assist in preparation of motions for summary judgment hearing; began preparing PowerPoint presentation for oral argument	6.10
06/26/2008	A. Gabel	Conference with B.Nourse re tomorrow's summary judgment hearing	0.70
06/26/2008	B. Nourse	Review client e-mails and telephone conference with client; consult with A. Gabel re oral argument; prepare for oral argument; draft reply in support of motion in limine	3.40
06/26/2008	C. Jacobs	Assist in preparation of motions for summary judgment hearing; continue preparation PowerPoint presentation for oral argument	7.60
06/27/2008	A. Gabel	Prepare for oral argument at DeCourseys summary judgment hearing	1.70
06/27/2008	B. Nourse	Prepare for and attend summary judgment; meet with clients; plan responses and meet with litigation team re further briefing	6.70
06/27/2008	B. Volbeda	Assist co-counsel at KC Superior Court hearings on motions for summary judgment; conference with co-counsel and clients; review findings of court post-hearing	7.30
06/27/2008	C. Jacobs	Attended a portion of motions for summary judgment hearing	2.10
06/30/2008	A. Gabel	Review case law re proximate causation for breach of fiduciary duties; conference with B. Nourse to discuss economic loss brief; draft letter to McNeill demanding production of documents	2.00
06/30/2008	B. Nourse	Research causation; telephone conference with client; review client e-mails; prepare witness list	2.60
06/30/2008	B. Volbeda	Review case law relating to questions arising from prior court hearing, especially Ross v Kirner and omission as basis for negligent misrepresentation claims, establishing proximate cause in fraud actions, and application of Alejandre economic loss rule to fraud claims; conference with co-counsel on	1.70

Mark and Carol DeCoursey

July 31, 2008

approaches to take to preserve client's claims and discuss possible bench memos for submission

06/30/2008 C. Jacobs Reviewed data on CD produced by client and copied to system for access; prepare subpoena duces tecum, notice of records deposition, declaration and correspondence to JD Financial 0.80

TOTAL HOURS 275.40

OUR FEE \$64,982.50

COSTS ADVANCED

Computer legal research 192.74
 Reproduction costs 710.70
 Docket research 74.25
 Facsimile 54.00
 Messenger and courier service 167.90

TOTAL COSTS ADVANCED \$ 1,199.59

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
A. Gabel	39.00	225.00	8,775.00
B. Nourse	86.40	300.00	25,920.00
B. Volbeda	92.10	225.00	20,722.50
C. Jacobs	35.80	150.00	5,370.00
R. Ortega	22.00	190.00	4,180.00
L. Bennett	0.10	150.00	15.00
<u>Total all Timekeepers</u>	<u>275.40</u>		<u>64,982.50</u>

TOTAL THIS INVOICE \$66,182.09

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98101-2338
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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

August 11, 2008
B. Nourse
3427369

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$26,468.60	\$15,801.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
05/10/08	3419340	\$306.05	\$0.00	\$306.05
05/30/08	3420944	\$24,681.61	\$0.00	\$24,681.61
06/10/08	3421837	\$192.94	\$0.00	\$192.94
06/26/08	3423252	\$28,156.58	\$0.00	\$28,156.58
07/10/08	3424373	\$242.52	\$0.00	\$242.52
07/31/08	3426681	\$66,182.09	\$0.00	\$66,182.09
		Total		\$152,097.58
08/11/08	Interest	\$427.63		\$152,525.21

Please note that payments received after the date of this statement are not reflected in the total shown above. If payment has been made since this date, thank you.

Please let us know if this statement does not agree with your records. If you have questions regarding your account, please contact your Client Account Representative, Vida Long-Tedder, at (206)223-6262, e-mail longtedderv@lanepowell.com or you may prefer to contact your attorney directly.

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

August 27, 2008
Invoice No. 3429040

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$35,436.94
PREVIOUS BALANCE as of August 11, 2008	\$152,525.21
TOTAL AMOUNT DUE	\$187,962.15

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

August 27, 2008
Invoice No. 3429040

FOR PROFESSIONAL SERVICES RENDERED THROUGH 07/31/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

07/01/2008	A. Gabel	Research case law re economic loss rule and fraud	1.10
07/01/2008	B. Volbeda	Research Ross v. Kirner issues re buyer's agent's duties for possible bench memo to respond to surprise argument from other side during summary judgment hearing	4.80
07/02/2008	A. Gabel	Research case law re damages for breach of fiduciary duty; conference with McNeill re potential settlement and PHSI discovery	1.80
07/02/2008	B. Volbeda	Research and draft memos regarding Alejandro v Bull and Ross v Kirner and proximate cause issues to address concerns arising from prior hearing; circulate to co-counsel for review; correspond with clients	5.20
07/03/2008	A. Gabel	Conference with DeCourseys and Nourse re discovery	0.60
07/03/2008	B. Volbeda	Research proximate cause memo to bolster client's arguments at trial and seeking to prevent dismissal of claims; confer with clients and co-counsel; draft memo describing arguments and legal support for co-counsel	8.70
07/06/2008	B. Nourse	Prepare supplemental briefing	2.50
07/07/2008	A. Gabel	Draft subpoena duces tecum for Bacon and Connolly; draft subpoena duces tecum for bank records of PHSI; revise DeCourseys supplemental briefing; draft DeCourseys response to Windermere's	5.30

		supplemental briefing	
07/07/2008	B. Nourse	Draft supplemental briefing; review client e-mails; review proposed discovery	6.00
07/07/2008	C. Jacobs	Draft subpoena to records custodial; notice of deposition; declaration of records custodian; and correspondence to Key Bank; revised Declaration of Carol DeCoursey	0.50
07/08/2008	A. Gabel	Draft response to Windermere's supplemental briefing; conference with C.DeCoursey re motion for reconsideration of the denial of motion in limine	4.80
07/08/2008	B. Volbeda	Work on response to Windermere supplemental brief regarding damages and proximate cause to protect client claims from dismissal	2.40
07/09/2008	A. Gabel	Conference with M.DeCoursey re potential CR 11 motion against Davis	0.10
07/10/2008	A. Gabel	Conference with M.DeCoursey re JD Financial documentation; review JD Financial documents produced; conference with Windermere's counsel re changing the dates for depositions	1.10
07/10/2008	B. Volbeda	Research the date that opposition documents are due for an opposition motion to strike; report findings to co-counsel	0.20
07/10/2008	C. Jacobs	Review documents produced from JD Financial in response to subpoena; prepared documentation for review by clients; prepare email to clients	0.40
07/11/2008	A. Gabel	Draft SDT's to Bacon and Connolly for docs re payment to Stickney; dep. notices to Bacon, Connolly and 30(b)(6)	0.80
07/14/2008	A. Gabel	Draft opp. to Windermere's motion to strike the declaration of Mark and Carol; conference with Matt Davis re mediation and settlement; draft letter to Davis confirming Windermere's unwillingness to offer a meaningful settlement offer	3.50
07/14/2008	B. Nourse	REview client e-mails; review and amend opposition to motion to strike; telephone call with client; confer with C. Jacobs and A. Gabel regarding status of documents; telephone call with A. Hughes regarding settlement	3.60
07/14/2008	C. Jacobs	Continue preparation of expert witness notebooks and all relevant documentation necessary for	1.40

Mark and Carol DeCoursey

August 27, 2008

		mediation	
07/15/2008	A. Gabel	Revise DeCourseys responses to Windermere's rogs and RFP; conference with M.Davis re Windermere's 30(b)(6) dep	1.60
07/15/2008	B. Nourse	Review client e-mails; confer with A. Gabel regarding M. Davis statement that he will be CR 30(b)(6) designee	2.90
07/16/2008	A. Gabel	Revise DeCourseys' responses to Windermere's discovery; conference with Carol DeCoursey re Windermere deps and the DeCourseys responses	2.00
07/16/2008	B. Nourse	Research attorney as CR 30(b)(6) designee as proposed by M. Davis to A. Gabel; review client e-mails and consult with client regarding status of discovery	2.70
07/16/2008	B. Volbeda	Research 30(b)(6) issues concerning opposing counsel's apparent attempt to serve as a witness for his own clients; submit research to co-counsel	1.80
07/16/2008	C. Jacobs	Revise defendants' responses to Windermere's discovery requests	0.40
07/17/2008	A. Gabel	Review Windermere's reply in support of motion to strike	0.10
07/17/2008	B. Nourse	Telephone conference with client regarding discovery and Court order	1.20
07/18/2008	A. Gabel	Conference with M.DeCoursey re rog responses; research rules of professional conduct re Davis's message about the website	1.10
07/18/2008	B. Nourse	Meeting with A. Gabel and C.J. Jacobs regarding status of discovery, upcoming depositions ; review M. Davis' voicemail and draft letter to M. Davis in response	1.20
07/18/2008	C. Jacobs	Meeting with A. Gabel and B. Nourse re discovery and mediation	0.20
07/21/2008	A. Gabel	Conference with M.DeCoursey and C.DeCoursey re Key Bank documents and PHSI documents	0.50
07/21/2008	B. Nourse	Mediation statement and review damages; telephone conference with client; review client email correspondence; prepare for Depositions of Connolly, Beacon; telephone conference with L. Sherman - Austin	2.10

07/21/2008	C. Jacobs	Continued preparing expert notebooks and witness notebooks; telephone calls to and from client	1.30
07/22/2008	A. Gabel	Conference with Daly from JD Financial re loan document production; conference with the DeCourseys re court's denial of Windermere's SJM; conference with Nourse re discovery options	0.80
07/22/2008	B. Nourse	Telephone call with clients; review order from court and consult with client; telephone call with Key Bank personnel regarding subpoena; review client e-mails	3.40
07/22/2008	C. Jacobs	Telephone call to and from Key Bank branch and legal dept re status of records; review orders from court re cross SJ motions; telephone call from client	0.20
07/23/2008	A. Gabel	Prepare for Windermere 30(b)(6) deposition; conference with Davis regarding the deposition; conference with the DeCourseys re related deposition questions	1.60
07/23/2008	B. Nourse	Consult with A. gabel regarding conversations with Windermere counsel; telephone call with L. Shuman-Austin regarding CR 30(b)(6) deposition	0.90
07/24/2008	A. Gabel	Prepare for Windermere 30(b)(6) dep and conference with DeCourseys re deposition	0.80
07/24/2008	B. Nourse	Prepare for and take depositions of K. Bacon and J. Connolly; meet with and consult clients	6.80
07/24/2008	C. Jacobs	Review and compare defendants' discovery responses and additional responses prepared by clients; began drafting supplemental responses in response to letter from opposing counsel; meeting with B. Nourse re discovery responses	3.60
07/25/2008	B. Nourse	Prepare for and take continuation of Bacon deposition and possible CR 30(b)(6) deposition; meet with clients after deposition; confer with C. Jacobs regarding supplemental discovery; telephone call with M. Davis; telephone call with L. Shuman-Austin; review e-mail from M. Davis; begin preparation of responsive letter; research sanctions under CR 30(b)(6)	4.30
07/26/2008	B. Nourse	Prepare letter to Windermere attorney regarding failure to appear at deposition	0.60
07/28/2008	A. Gabel	Review Windermere's CR 56(d) motion; research case law re CR 56(d); revise letter to Matt Davis re	1.50

		30(b)(6) designation	
07/28/2008	B. Nourse	Draft letter to opposing counsel; consult with client regarding letter and strategy; telephone call and leave message with opposing counsel; review status of expert opinions; review research memorandum from B. Volbeda and discuss	6.30
07/28/2008	B. Volbeda	Confer with co-counsel regarding opposing party's 56(d) motion and best approaches to respond; research legal cause issue and relationship of foreseeability of harm to preserve client's claims in face of opposing motions	1.80
07/28/2008	C. Jacobs	Meeting with B. Nourse, telephone calls from clients; review defendant's motion re CR56 rulings, continue to review and compare discovery responses prepared by client to previously produced discovery, continue to draft superseding discovery responses	5.10
07/29/2008	A. Gabel	Conference with B.Nourse re mediation strategy and how to handle Stickney and PHSI; conference with DeCourseys re Rogs and stipulation	1.70
07/29/2008	B. Nourse	Telephone call with clients regarding discovery and depositions from Windermere; research sanctions; telephone call and leave messages with L. Shuman-Austin; consult with A. gabel regarding response to CR 56(d) motion from Windermere; prepare witness notebooks in preparation for trial	6.10
07/29/2008	B. Volbeda	Research legal cause issue and send email to co-counsel to give preview of findings	0.70
07/30/2008	B. Nourse	Telephone call with clients regarding discovery; telephone calls to Demco Law Firm regarding CR 37 conference; confer with B. Volbeda regarding CR 56(d) motion; review proposed discovery questions from client	4.20
07/31/2008	B. Nourse	Review opposition to CR 56(d) motion, review client e-mails; CR 37 conference with L. Shuman-Austin; prepare e-mail to L. Shuman-Austin; meet with clients regarding discovery	6.10
07/31/2008	B. Volbeda	Research foreseeability and legal cause prong of proximate cause for response to opposing motion and to further advance clients' position	4.70
07/31/2008	C. Jacobs	Meeting with B. Nourse and clients re additional discovery plan; mediation and upcoming depositions	2.00

Mark and Carol DeCoursey

August 27, 2008

TOTAL HOURS 137.10

OUR FEE \$34,282.50

COSTS ADVANCED

Computer legal research	484.67
Reproduction costs	325.80
Facsimile	4.50
Messenger and courier service	312.00
Mileage	7.58
Long distance telephone	19.89

TOTAL COSTS ADVANCED \$ 1,154.44

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
A. Gabel	30.80	225.00	6,930.00
B. Nourse	60.90	300.00	18,270.00
B. Volbeda	30.30	225.00	6,817.50
C. Jacobs	15.10	150.00	2,265.00
<hr/>			
Total all Timekeepers	137.10		34,282.50

TOTAL THIS INVOICE \$35,436.94

Wire Transfer Information:

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ABA No. 121000248
Account No. 4159599521
Swift Code WFBUIUS6S
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1420 Fifth Ave
Ste 4100
Seattle, WA
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Attn: Cash Receipts
Fax: (206) 223-7107

Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

September 10, 2008
B. Nourse
3430064

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$26,468.60	\$15,801.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
05/10/08	3419340	\$306.05	\$0.00	\$306.05
05/30/08	3420944	\$24,681.61	\$0.00	\$24,681.61
06/10/08	3421837	\$192.94	\$0.00	\$192.94
06/26/08	3423252	\$28,156.58	\$0.00	\$28,156.58
07/10/08	3424373	\$242.52	\$0.00	\$242.52
07/31/08	3426681	\$66,182.09	\$0.00	\$66,182.09
08/11/08	3427369	\$427.63	\$0.00	\$427.63
08/27/08	3429040	\$35,436.94	\$0.00	\$35,436.94
		Total		\$187,962.15
09/10/08	Interest	\$638.80		\$188,600.95

Please note that payments received after the date of this statement are not reflected in the total shown above. If payment has been made since this date, thank you.

Please let us know if this statement does not agree with your records. If you have questions regarding your account, please contact your Client Account Representative, Vida Long-Tedder, at (206)223-6262, e-mail longtedderv@lanepowell.com or you may prefer to contact your attorney directly.

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

September 22, 2008
Invoice No. 3431255

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$24,381.60
PREVIOUS BALANCE as of September 10, 2008	\$188,600.95
TOTAL AMOUNT DUE	\$212,982.55

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

September 22, 2008
Invoice No. 3431255

FOR PROFESSIONAL SERVICES RENDERED THROUGH 08/31/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

07/01/2008	B. Nourse	Telephone call with clients; review client e-mails; consult with A. Gabel and B. Volbeda regarding supplemental briefing	1.20
07/02/2008	B. Nourse	Legal research on causation and economic loss doctrine; review client e-mails; telephone call with C. DeCoursey	5.90
07/03/2008	B. Nourse	Research and prepare supplemental briefing; review client e-mails; review and discuss with client order defying motion in limine	6.70
08/01/2008	A. Gabel	Revise DeCourseys opposition to Windermere's CR 56(d) order	1.10
08/01/2008	B. Nourse	Telephone call with clients regarding mediation and settlement as well as response to CR 56(d) motion; review client e-mails; confer with A. Gabel and B. Volbeda regarding opposition to CR 56(d) motion; review CR 56(d) opposition draft; telephone call with opposing counsel regarding mediation	2.60
08/01/2008	C. Jacobs	Prepare materials for use at mediation	2.20
08/03/2008	A. Gabel	Revise DeCourseys opposition to Windermere's CR 56(d) Determinations; research case law and secondary resources re CR 56(d)	1.60
08/03/2008	B. Nourse	Review draft opposition to CR 56(d) motion; confer with A. Gabel	2.00
08/04/2008	A. Gabel	Revise DeCourseys' Opp to Windermere's CR 56(d)	5.00

Mark and Carol DeCoursey

September 22, 2008

		determinations; draft mediation brief	
08/04/2008	B. Nourse	Review final opposition to CR 56(d) motion	1.00
08/04/2008	B. Volbeda	Research and write opposition brief to opposing party's improper CR 56(d) motion; edit brief to protect clients' interests and prevent opposing party from reviving issues already settled in our favor under prior court rulings	0.80
08/05/2008	A. Gabel	Draft mediation letter to Judge Carroll; revise mediation letter; revise DeCourseys' responses to Windermere's discovery requests; conference with C.DeCoursey re discovery requests	4.40
08/05/2008	B. Nourse	Review mediation brief and confer with A. Gabel	0.50
08/06/2008	A. Gabel	Prepare for mediation with clients	0.90
08/06/2008	B. Nourse	Attend mediation with DeCourseys; confer with B. Roesch regarding bad faith claims against insurers	8.50
08/06/2008	B. Roesch	Attend mediation and conference with B. Nourse and A. Gabel re settlement strategy	1.40
08/06/2008	C. Jacobs	Attended portion of mediation; provided documents for B. Nourse's use during mediation; telephone call to and from B. Nourse and A. Gabel re mediation	0.70
08/07/2008	B. Nourse	Confer with B. Roesch regarding confession of judgment; telephone call with client and review client e-mails; telephone call with J. Demco; review client e-mails; review draft memorandum regarding bad faith	2.60
08/07/2008	B. Roesch	Draft demand letter to insurer of Home Improvement Help explaining exposure of insurer in the event that the insured and the DeCourseys confess judgment and assign rights, including research re duty to defend, bad faith, and Consumer Protection Act violations	6.30
08/08/2008	B. Nourse	Review e-mail and attachments; telephone call with clients regarding bad faith; telephone call with A. Laing regarding settlement with HHH; telephone call with client regarding ongoing discovery; telephone call and e-mail confirmation of continuance of discovery; telephone call with L. Heron	2.80
08/08/2008	B. Roesch	Continue to draft and revise letter to contractor's insurer re potential for confession of judgment and assignment of rights, and settlement demand	2.80

Mark and Carol DeCoursey

September 22, 2008

08/11/2008	B. Nourse	Telephone call with A. Laing; telephone call with clients; review client e-mails and prepare interrogatories	0.90
08/12/2008	B. Nourse	Telephone call with clients; telephone call with A. Laing; prepare interrogatories	1.60
08/13/2008	A. Gabel	Draft confession of judgment against HHH and Birgh	1.00
08/13/2008	B. Nourse	Telephone call with A. Laing regarding Confession of Judgment; review draft confession and covenant not to execute; draft interrogatories; telephone call with T. Carroll;	2.00
08/13/2008	B. Roesch	Conference with B. Nourse re settlement strategy and potential confession of judgment and assignment of claims	0.20
08/14/2008	B. Roesch	Conference with G. Baker re merits of bad faith claim against Atlantic Casualty Insurance Company and litigation strategy re confession of judgment and assignment of rights	0.20
08/15/2008	B. Nourse	Telephone call with clients; prepare interrogatories; meet with clients; telephone call with A. Laing regarding bad faith claim; consult with A. Gabel; confer with B. Roesch; confer with G. Baker; complete and serve discovery	5.10
08/19/2008	B. Nourse	Telephone call with T. Carroll; telephone call with clients; telephone call with A. Hughes; confer with A. Gabel regarding settlement and further discovery; legal research regarding slander and defamation	2.70
08/20/2008	B. Nourse	Telephone call with clients regarding settlement and signing information; telephone call with A. Laing	1.00
08/21/2008	B. Nourse	Telephone call with T. Carroll; telephone call from M. McNeill; telephone call with client; review damages documentation and draft bad faith memo; consult with G. Baker	2.30
08/22/2008	A. Gabel	Conference with A. Laing re confession of judgment	0.70
08/22/2008	B. Nourse	Telephone call with clients regarding status and settlement; telephone call with A. Laing; prepare for trial	2.10
08/25/2008	B. Nourse	Review client e-mails; telephone call with clients	2.10
08/26/2008	B. Nourse	Receive letter from a. Hughes regarding deposition of D. Stewart; telephone call with A. Hughes	1.00

Mark and Carol DeCoursey

September 22, 2008

08/28/2008	B. Nourse	Telephone call with clients regarding settlement; review motion from HIH	2.10
08/29/2008	A. Gabel	Conference with DeCourseys re insurance letter	0.30
TOTAL HOURS			86.30

OUR FEE \$23,725.00

COSTS ADVANCED

08/12/2008	Travel expense - Wright Express Financial Services - Nourse, Brent L. Seattle 06/25/08	22.00
08/12/2008	Travel expense - Wright Express Financial Services - Nourse, Brent L. Seattle 06/27/08	26.00
08/20/2008	Outside photocopy service - - TechLit, 06/16/08	289.03
08/25/2008	Travel expense - Andrew Gable, Seattle, 6/27/08	16.00
	Computer legal research	18.90
	Reproduction costs	123.15
	Facsimile	20.25
	Messenger and courier service	139.80
	Long distance telephone	1.47
TOTAL COSTS ADVANCED		\$ 656.60

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
A. Gabel	15.00	225.00	3,375.00
B. Nourse	56.70	300.00	17,010.00
B. Roesch	10.90	250.00	2,725.00
B. Volbeda	0.80	225.00	180.00
C. Jacobs	2.90	150.00	435.00
Total all Timekeepers			23,725.00

TOTAL THIS INVOICE \$24,381.60



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Identification No. 20-2071651

Mark and Carol DeCoursey
 8209 172nd Ave NE
 Redmond WA 98052

October 10, 2008
B. Nourse
3432858

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$26,468.60	\$15,801.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
05/10/08	3419340	\$306.05	\$0.00	\$306.05
05/30/08	3420944	\$24,681.61	\$0.00	\$24,681.61
06/10/08	3421837	\$192.94	\$0.00	\$192.94
06/26/08	3423252	\$28,156.58	\$0.00	\$28,156.58
07/10/08	3424373	\$242.52	\$0.00	\$242.52
07/31/08	3426681	\$66,182.09	\$0.00	\$66,182.09
08/11/08	3427369	\$427.63	\$0.00	\$427.63
08/27/08	3429040	\$35,436.94	\$0.00	\$35,436.94
09/10/08	3430064	\$638.80	\$0.00	\$638.80
09/22/08	3431255	\$24,381.60	\$0.00	\$24,381.60
Total				\$212,982.55
10/10/08	Interest	\$1,135.17		\$214,117.72

Please note that payments received after the date of this statement are not reflected in the total shown above. If payment has been made since this date, thank you.

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

October 20, 2008
Invoice No. 3433897

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$19,858.52
PREVIOUS BALANCE as of October 10, 2008	\$214,117.72
TOTAL AMOUNT DUE	\$233,976.24

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

October 20, 2008
Invoice No. 3433897

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

09/02/2008	B. Nourse	E-mails with M. Davis re settlement; telephone call with clients re settlement; telephone call to A. Hughes re deposition of D. Stewart	1.20
09/03/2008	A. Gabel	Conference with B. Nourse re Windermere's demand for discovery documents and discussion of possible settlement solutions	1.20
09/03/2008	B. Nourse	Telephone conference with M. McNeill; telephone conference with A. Laing re confession of judgment, leave message; telephone conference to client re M. Davis e-mail; review damage evidence; conference with A. Gabel and C. Jacobs; e-mails with M. Davis	3.30
09/03/2008	C. Jacobs	Meeting with A. Gabel and B. Nourse re trial preparation and discovery	0.20
09/04/2008	B. Nourse	Telephone call with client re potential settlement structure; telephone call with M. Davis re settlement and document production; review notices of deposition	1.60
09/05/2008	A. Gabel	Draft four notices of deposition and four subpoenas for production; conference with DeCourseys re potential discovery; revise confidentiality agreement for Windermere in order to produce all of the DeCourseys' docs	2.80
09/05/2008	B. Nourse	Telephone conference with L'Nagia Sherman-Austin re depositions	0.20

Mark and Carol DeCoursey

October 20, 2008

09/08/2008	B. Nourse	Prepare response to HHH Motion for reconsideration; telephone call with clients re possible settlement structure; telephone call with A. Hughes; draft letter to A. Hughes re settlement and demand	2.60
09/09/2008	B. Nourse	Prepare for depositions	2.50
09/10/2008	A. Gabel	Conference with Demco re depositions; conference with M.DeCoursey re depositions and possible settlement	0.80
09/11/2008	B. Nourse	Review e-mails from client and telephone call with client	0.30
09/12/2008	B. Nourse	Prepare for deposition of D. Stewart; review client e-mails and telephone call with client; telephone call with A. Hughes; research bad faith	3.50
09/15/2008	A. Gabel	Conference w/ client re settlement possibilities	0.60
09/15/2008	B. Nourse	Deposition of D. Stewart; consult with A. Hughes; consult with client re deposition of A. Hughes and potential settlement with HHH	6.10
09/16/2008	A. Gabel	Discuss settlement options with B. Nourse	0.40
09/16/2008	B. Nourse	Receive and forward HHH response to settlement demand; telephone call with clients; Telephone call with M. Davis; draft responsive letter to A. Hughes re settlement demand and bad faith; consult with clients re the same	3.20
09/17/2008	B. Nourse	Telephone call with opposing counsel; revise demand letter response to Hughes, et al; telephone call with clients re settlement; e-mails with M. Davis; revise letter and forward to client	3.20
09/17/2008	C. Jacobs	Meeting with B. Nourse re status of matter and trial preparation, prepare email to M. Davis; prepare file for copying by vendor and production to opposing counsel; prepare notice of deposition and subpoena to J. Skogland	0.90
09/18/2008	B. Nourse	Telephone call with clients; review client e-mails; finalize letter to A. Hughes; review deposition transcript of D. Stewart; prepare witness list	3.30
09/19/2008	B. Nourse	Telephone call with clients; review client e-mails; telephone call with M. Davis; meet with A. Laing; prepare for trial	2.30
09/22/2008	A. Gabel	Conference with clients re settlement possibilities	2.00

Mark and Carol DeCoursey

October 20, 2008

09/22/2008	B. Nourse	Meet with clients and prepare for trial; discuss settlement; draft demand to Windermere; telephone call with M. Davis	2.60
09/22/2008	C. Jacobs	Meeting with B. Nourse, A. Gabel and clients re settlement negotiations	2.50
09/23/2008	B. Nourse	Prepare for trial; review comparable for house value from opposing counsel	2.30
09/24/2008	B. Nourse	Telephone call with clients; draft letter; prepare for trial	1.20
09/24/2008	C. Jacobs	Meeting with B. Nourse re settlement negotiations	0.70
09/25/2008	A. Gabel	Revise letter to Demco re settlement	0.30
09/25/2008	B. Nourse	Prepare for trial	2.30
09/25/2008	L. Bennett	Obtain complaint using King County ECR	0.20
09/26/2008	A. Gabel	Conference with M. Davis re settlement and conference with B. Nourse re possible settlement	0.60
09/26/2008	B. Nourse	Prepare for trial	6.10
09/26/2008	C. Jacobs	Meeting with B. Nourse re status of negotiations and outstanding discovery	0.30
09/29/2008	S. Beck	Prepare for and meet with client re settlement valuation, prospects and strategy	2.00
09/29/2008	A. Gabel	Conference with McNeil re PHSI documents and possible settlement	0.60
09/29/2008	B. Nourse	Prepare for trial; meet with clients	3.50
09/30/2008	B. Nourse	Telephone calls with opposing counsel; telephone call with clients; prepare for trial; draft e-mails to M. Davis	2.00

TOTAL HOURS	69.40
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OUR FEE	\$19,652.50
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COSTS ADVANCED

Computer legal research	48.50
Color reproduction costs	8.00
Reproduction costs	101.55

Mark and Carol DeCoursey

October 20, 2008

Facsimile	29.55
Messenger and courier service	18.00
Long distance telephone	0.42

TOTAL COSTS ADVANCED \$ 206.02

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
S. Beck	2.00	425.00	850.00
A. Gabel	9.30	225.00	2,092.50
B. Nourse	53.30	300.00	15,990.00
C. Jacobs	4.60	150.00	690.00
L. Bennett	0.20	150.00	30.00
<hr/>			
Total all Timekeepers	69.40		19,652.50

TOTAL THIS INVOICE \$19,858.52



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Identification No. 20-2071651

Mark and Carol DeCoursey
 8209 172nd Ave NE
 Redmond WA 98052

November 10, 2008
B. Nourse
3435286

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$26,468.60	\$15,801.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
05/10/08	3419340	\$306.05	\$0.00	\$306.05
05/30/08	3420944	\$24,681.61	\$0.00	\$24,681.61
06/10/08	3421837	\$192.94	\$0.00	\$192.94
06/26/08	3423252	\$28,156.58	\$0.00	\$28,156.58
07/10/08	3424373	\$242.52	\$0.00	\$242.52
07/31/08	3426681	\$66,182.09	\$0.00	\$66,182.09
08/11/08	3427369	\$427.63	\$0.00	\$427.63
08/27/08	3429040	\$35,436.94	\$0.00	\$35,436.94
09/10/08	3430064	\$638.80	\$0.00	\$638.80
09/22/08	3431255	\$24,381.60	\$0.00	\$24,381.60
10/10/08	3432858	\$1,135.17	\$0.00	\$1,135.17
10/20/08	3433897	\$19,858.52	\$0.00	\$19,858.52
		Total		\$233,976.24
11/10/08	Interest	\$1,400.95		\$235,377.19

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

December 5, 2008
Invoice No. 3437479

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Summary of Account

CURRENT CHARGES - see attached	\$131,655.48
PREVIOUS BALANCE as of November 10, 2008	\$235,377.19
TOTAL AMOUNT DUE	\$367,032.67

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Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

December 5, 2008
Invoice No. 3437479

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/08

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

10/01/2008	A. Gabel	Draft letter to M. Davis re settlement and trial; conference with Davis re trial	1.10
10/01/2008	B. Nourse	Telephone conferences with clients regarding settlement offers to Windermere and settlement negotiations with HIH; prepare for trial; telephone conference with A. Hughes	3.00
10/02/2008	A. Gabel	Conference with court bailiff re October 20th trial	0.40
10/02/2008	B. Nourse	Draft letter to M. Davis and consult with clients regarding same; prepare for trial; review e-mails from clients; telephone conference with A. Hughes; telephone conferences with M. Showalter and clients regarding inspection of home	4.00
10/03/2008	A. Gabel	Conference with DeCourseys re HIH settlement and Windermere settlement; analyze potential offers; review D. Stewart deposition in preparation of trial	2.10
10/03/2008	B. Nourse	E-mails and telephone calls with client regarding inspections by M. Showalter and CDK; review e- mail from D. Johnston regarding structural matters; prepare for trial; telephone call with A. Hughes; telephone call with B. Kaufman; e-mail and telephone call with M. Davis regarding settlement and trial preparation	5.00
10/03/2008	C. Jacobs	Begin trial preparation	2.70
10/04/2008	C. Jacobs	Continue drafting plaintiffs' witness and exhibit list	0.90

Mark and Carol DeCoursey

December 5, 2008

10/05/2008	B. Nourse	Prepare for trial; telephone call with clients regarding M. Showalter; telephone call with M. Showalter	2.60
10/06/2008	B. Nourse	Prepare for trial; telephone calls and e-mails from clients regarding trial preparation	5.00
10/06/2008	C. Jacobs	Continue drafting plaintiffs' witness and exhibit list	5.50
10/07/2008	A. Gabel	Conference with B. Nourse re possible HHH settlement	0.20
10/07/2008	B. Nourse	Telephone call with M. Showalter; telephone calls with clients; review e-mails from clients; review letter from Hughes; telephone call with M. Davis; letter to M. Davis regarding discovery; draft letter to M. Davis; draft letter to clients; confer with clients regarding status of settlements and trial; prepare for trial	5.50
10/07/2008	C. Jacobs	Trial preparation and draft initial pleadings for disclosures re witnesses and exhibits	1.70
10/08/2008	A. Gabel	Draft motion to compel against PHSI; review Key Bank documents	1.40
10/08/2008	B. Nourse	Telephone calls with clients regarding settlement negotiations with HHH; receive and review e-mails regarding discovery from Windermere and PHSI; telephone call to M. Davis regarding same; review and prepare motions in limine; prepare for trial	6.30
10/08/2008	C. Jacobs	Trial preparation; draft plaintiffs' witness and exhibit list; draft joint statement of evidence; prepare exhibits for testifying witnesses; meeting with B. Nourse	5.80
10/09/2008	A. Gabel	Draft motions in limine; review Stickney transcript for motion in limine; research case law on collateral source rule and comparative fault for motions	5.30
10/09/2008	B. Nourse	Telephone conferences with M. DeCoursey and C. Decoursey; telephone calls with A. Hughes; review and revise proposed settlement agreements	0.00
10/09/2008	B. Volbeda	Per request by B. Nourse, locate case regarding suppression of evidence of political affiliation to protect our client's first amendment rights and to limit inappropriate evidence that opposing counsel might seek to use against our client at trial; send citation to A. Gabel	0.00

Mark and Carol DeCoursey

December 5, 2008

10/09/2008	C. Jacobs	Trial preparation	8.50
10/10/2008	A. Gabel	Draft motions in limine; review Bacon and Connolly depositions for preparation for trial	4.90
10/10/2008	A. Lorber	Research waiver of attorney fees	1.50
10/10/2008	B. Nourse	Review client e-mails and documents from L&I; telephone conferences with clients regarding HHH settlement; draft trial preparation materials; select trial exhibits; prepare for trial with Windermere; telephone call with M. Davis; telephone call with B. Kaufman; meet with clients regarding trial preparation	5.20
10/10/2008	C. Jacobs	Trial preparation	7.50
10/11/2008	C. Jacobs	Trial preparation	4.00
10/12/2008	B. Nourse	Prepare for trial	6.10
10/12/2008	C. Jacobs	Trial preparation	6.00
10/13/2008	A. Gabel	Review client emails re trial	0.10
10/13/2008	A. Lorber	Draft memo on CPA attorney fees	3.00
10/13/2008	B. Nourse	Telephone call with M. Davis; telephone call and e-mails with L. Shuman Austin; telephone calls and review e-mails from clients; prepare for trial; review settlement agreements with clients; meet with clients re trial with Windermere	6.40
10/13/2008	B. Volbeda	Research whether attorneys fees for CPA claims are mandatory	0.50
10/13/2008	C. Jacobs	Trial preparation	8.00
10/14/2008	A. Gabel	Research Washington pattern jury instructions; draft jury instructions; conference with opposing counsel re deadlines for pretrial documents	1.40
10/14/2008	A. Lorber	Draft motion in support of granting CPA attorney fees	2.00
10/14/2008	B. Nourse	Prepare for trial; telephone call with clients and review client e-mail; telephone call with A. hughes	6.20
10/14/2008	C. Jacobs	Trial preparation.	8.50
10/14/2008	S. Schulkin	Obtain copies of court pleadings from May 2008	0.70
10/15/2008	A. Gabel	Draft jury instructions	6.70

Mark and Carol DeCoursey

December 5, 2008

10/15/2008	A. Lorber	Draft bench brief on HHH's possible economic waste defense	0.30
10/15/2008	B. Nourse	Prepare for trial; review jury instructions and trial brief; review motions in limine and edit; draft trial brief; teleconference with court; telephone call with opposing counsel; telephone call with M. Davis; telephone call with clients	8.30
10/15/2008	D. Strasser	Trial brief; jury instructions; motions in limine; confer with court regarding scheduling and submissions	5.60
10/15/2008	C. Jacobs	Trial preparation	8.50
10/16/2008	A. Gabel	Draft jury instructions; revise motions in limine; revise trial brief	6.80
10/16/2008	A. Lorber	Draft trial brief of economic waste	1.50
10/16/2008	B. Nourse	Prepare for trial; telephone calls with clients; prepare for voir dire; telephone conference with M. Davis	6.80
10/16/2008	D. Strasser	Trial brief; jury instructions; motions in limine	4.40
10/16/2008	C. Jacobs	Trial preparation	8.50
10/17/2008	A. Gabel	Conference with B. Nourse re settlement with HHH and trial preparation	1.80
10/17/2008	B. Nourse	Prepare for trial; telephone conferences with clients regarding HHH	7.10
10/17/2008	C. Jacobs	Trial preparation	7.50
10/18/2008	A. Gabel	Review Carol's deposition in preparation of trial with testimony by deposition	1.30
10/18/2008	B. Nourse	Prepare for trial; review and respond to client e-mails	2.30
10/18/2008	E. Diffley	Organize and prepare documents for trial preparation	8.50
10/18/2008	C. Jacobs	Trial preparation	8.50
10/19/2008	R. Beard	Multiple conferences with B. Nourse regarding pretrial preparation; conference with B. Nourse and G. Degginger regarding same; receive and review trial brief	2.40
10/19/2008	G. Degginger	Work on juror profile and voir dire questions; meet with B. Nourse; review briefs and motions; review letters	4.00

Mark and Carol DeCoursey

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10/19/2008	A. Gabel	Conference with B. Nourse and G. Degginger re trial strategy, jury selection, high-risk v. low-risk jurors, voir dire questions to elicit responses to help identify these jurors	2.90
10/19/2008	B. Nourse	Prepare for trial	5.20
10/19/2008	C. Jacobs	Trial preparation	8.50
10/20/2008	G. Degginger	Provide additional juror profile and questions to B. Nourse	0.60
10/20/2008	A. Gabel	Draft oppositions to Windermere's motions in limine; prepare for trial; research new case on fraudulent misrepresentation and analyze its applicability to our case and determine how to distinguish it	7.30
10/20/2008	B. Nourse	Prepare for trial	12.30
10/20/2008	H. Harrell	Assist C. Jacobs with trial preparation	6.40
10/20/2008	C. Jacobs	Trial preparation	12.50
10/20/2008	A. Norby	Assist C. Jacobs with trial preparation	3.50
10/20/2008	T. Stephenson	Retrieve and review King County Superior Court case docket; retrieve various pleadings from King County Superior Court via ECR; assist M. Galland with identification of pleadings	1.80
10/21/2008	A. Gabel	Assist in preparation for trial; trial	10.00
10/21/2008	A. Lorber	Draft bench brief on collateral source rule	3.50
10/21/2008	B. Nourse	Trial	14.30
10/21/2008	C. Jacobs	Trial preparation and trial.	13.00
10/21/2008	A. Norby	Assist C. Jacobs with trial preparation	0.90
10/22/2008	A. Gabel	Assist in preparation of trial; trial	10.00
10/22/2008	A. Lorber	Prepare for and assist B. Nourse and A. Gabel with DeCoursey trial	2.00
10/22/2008	B. Nourse	Trial	13.00
10/22/2008	C. Jacobs	Trial preparation and trial	12.00
10/23/2008	A. Gabel	Assist in trial preparation; trial	10.00
10/23/2008	A. Lorber	Draft bench brief on necessity of expert testimony	0.60
10/23/2008	B. Nourse	Trial	13.50

Mark and Carol DeCoursey

December 5, 2008

10/23/2008	C. Jacobs	Trial preparation and trial	9.00
10/24/2008	A. Lorber	Draft bench brief on expert witnesses	2.50
10/24/2008	A. Lorber	Draft bench brief on expert witnesses	0.30
10/24/2008	B. Nourse	Prepare for trial continuing in the next week	4.20
10/24/2008	C. Jacobs	Trial preparation	2.50
10/25/2008	B. Nourse	Review client e-mails; telephone call with clients; prepare for trial on Monday	1.20
10/26/2008	B. Nourse	Prepare for trial on Monday; review depositions and telephone call with experts	2.10
10/27/2008	A. Gabel	Draft two bench briefs re 1) economic loss and 2) Windermere broker's testimony; attend trial	6.80
10/27/2008	A. Lorber	Make final edits to bench brief on necessity of expert witnesses	0.50
10/27/2008	B. Nourse	Trial	12.30
10/27/2008	C. Jacobs	Trial preparation and trial	10.00
10/28/2008	A. Gabel	Prepare for trial; attend trial	7.00
10/28/2008	A. Lorber	Find punctillio jury instruction case for B. Nourse	0.20
10/28/2008	B. Nourse	Trial	16.00
10/28/2008	C. Jacobs	Trial preparation and trial	9.00
10/29/2008	A. Gabel	Prepare final version of jury instruction; attend trial	5.00
10/29/2008	A. Lorber	Prepare for and assist B. Nourse in DeCoursey trial; draft and revise bench brief on economic waste	1.50
10/29/2008	B. Nourse	Prepare for trial; trial	6.50
10/29/2008	C. Jacobs	Trial preparation and trial	6.10
10/30/2008	G. Degginger	Attention to questions regarding verdict	0.30
10/30/2008	A. Gabel	Research post trial motions; correspond with DeCourseys and HIH's counsel re settlement;	3.00
10/31/2008	G. Degginger	Attend court regarding jury verdict and jury polling; follow up on issues related to the verdict	1.20
10/31/2008	A. Gabel	Attend court hearing re verdict; handle questions re jury verdict and website	2.30
10/31/2008	A. Lorber	Prepare for and assist A. Gabel in DeCoursey trial	1.90

Mark and Carol DeCoursey

December 5, 2008

		(jury verdict)	
11/03/2008	A. Gabel	Conference with Mark and Carol DeCoursey re web site and settlement issues; conference with A. Laing re web site and settlement issues; conference with B. Nourse re possible arguments re offset	1.90
11/04/2008	A. Gabel	Conference with Nourse re JNOV options	0.70
11/04/2008	A. Lorber	Strategize and prepare for motion for judgment notwithstanding the verdict on CPA claims	0.30
11/05/2008	A. Gabel	Research re fore person's contact information; conference with Nourse re JNOV issues; conference with C.DeCoursey	0.40
11/05/2008	B. Nourse	Review trial notes and consider post trial motions	0.80
11/06/2008	B. Nourse	Telephone calls with clients and review jury award; consult with A. Gabel and A. Lorber re post trial motions; review exhibit list and trial notes	1.30
11/07/2008	A. Lorber	Status conference to discuss possible post-judgment motions for obtaining attorney fees and preventing set off	0.90
11/07/2008	B. Nourse	Telephone call with M. Davis; telephone conference with clients and review client e-mails	1.20
11/10/2008	A. Gabel	Conference with M. DeCoursey re potential offset motion by Windermere	0.20
11/10/2008	A. Lorber	Develop and research strategy for preventing set off and obtaining full attorney fees	0.50
11/10/2008	B. Nourse	Telephone call with clients regarding status of motions on post-trial; review client e-mails; review Lorber product and direct associate work	0.70
11/11/2008	A. Gabel	Draft notice of judgment; draft judgment; revise motion for attorney's fees	2.60
11/11/2008	A. Lorber	Research and draft bench brief on set-off to be submitted at judgment hearing	5.20
11/11/2008	B. Nourse	Review client e-mails regarding expert costs; consult with A. Lorber and A. Gabel re research for anticipated post trial motions from Windermere; respond to client e-mail regarding set-off	1.20
11/12/2008	A. Gabel	Correspond with clients re costs; review attorney fees in preparation of motion	0.40

Mark and Carol DeCoursey

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11/12/2008	A. Lorber	Draft and revise bench brief on set-off	0.90
11/13/2008	A. Gabel	Conference with M.DeCoursey re costs and atty fees; review Windermere motion; conference with DeCourseys re Windermere motion	1.30
11/13/2008	A. Lorber	Phone call with C. DeCoursey discussing brief on set-off; revise and draft bench brief and set-off; plaintiffs' counsel strategy meeting to analyze and prepare response to defense counsel's JNOV	4.90
11/13/2008	B. Nourse	Review JNOV motion, review client e-mails regarding same; telephone call with clients regarding judgment hearing; review Lorber memo on Set-off	2.50
11/14/2008	A. Gabel	Attend entry of judgment; draft amended judgment; prepare cost bill motion	3.00
11/14/2008	A. Lorber	Prepare for and attend entry of judgment hearing; draft bench brief on set-off	2.40
11/14/2008	B. Nourse	Attend Judgment Presentation hearing; review research on post trial motions; consult with clients regarding same	2.10
11/17/2008	A. Gabel	Conference with M.DeCoursey re attorney's fees; review DeCourseys emails re costs and attorney's fees	0.30
11/17/2008	A. Lorber	Respond to client's e-mail communications re brief opposing set-off	0.10
11/18/2008	A. Gabel	Conference with Nourse re atty fees motion	0.20
11/18/2008	A. Lorber	Strategy meeting with B. Nourse to discuss response to JNOV and client's requested changes to set-off brief; telephone call from client	0.30
11/18/2008	B. Nourse	Review client e-mails; confer with A. Lorber re JNOV opposition; telephone call with DeCourseys	1.10
11/19/2008	A. Gabel	Conference with Nourse re JNOV argument and proximate cause	0.30
11/19/2008	B. Nourse	Review client e-mails; review billings in regard to fee claim	1.30
11/20/2008	A. Gabel	Draft motion for cost bill; revise motion for attorney's fees	1.40
11/20/2008	A. Lorber	Make client recommended changes to bench brief on set-off; correspond with client re revised brief	0.90

Mark and Carol DeCoursey

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11/20/2008	A. Lorber	Telephone conference with M. DeCoursey re additional revisions to set-off brief	0.30
11/20/2008	A. Lorber	E-mail with C. DeCoursey and make requested changes to bench brief on set-off	0.40
11/21/2008	A. Gabel	Revise Cost Bill and attorney fees motion	0.20
11/21/2008	B. Nourse	Review client e-mails; review drafts of pleadings	3.10
11/24/2008	A. Gabel	Conference with court re deadlines for motions; conference with DeCourseys re motion for attorneys fees	1.00
11/26/2008	A. Gabel	Conference with Nourse re JNOV and attorney's fees	0.70
11/26/2008	A. Lorber	Prepare bench brief on measure of damages for incorporation into Plaintiffs' response to Defendants motion for JNOV	0.30
TOTAL HOURS			562.30

OUR FEE	\$129,426.00
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COSTS ADVANCED

10/10/2008	Witness fee - - J. Lynch, 10/10/08	29.89
10/10/2008	Witness fee - - Mike Connolly, 10/10/08	30.00
10/10/2008	Witness fee - - Ken Bacon, 10/10/08	24.04
10/24/2008	Outside photocopy service - - Sound Legal Copy, Inc., 10/10/08	351.18
10/24/2008	Outside photocopy service - - Sound Legal Copy, Inc., 10/21/08	349.69
11/04/2008	Travel expense - B. Nourse, 9/12/08	8.15
11/04/2008	Travel expense - B. Nourse, 9/12/08	24.00
11/04/2008	Travel expense - B. Nourse, 9/17/08	13.00
11/04/2008	Travel expense - B. Nourse, 9/25/08	24.00
11/04/2008	Travel expense - B. Nourse, 9/26/08	26.00
11/13/2008	Records obtained from - - Stephenson, T., King County ECR On-Line for online retrieval of court pleadings form King County Superior, 10/20/08	52.49
	Computer legal research	21.10
	Reproduction costs	750.81
	Docket research	21.95
	Facsimile	13.65
	Messenger and courier service	489.53
TOTAL COSTS ADVANCED		\$ 2,229.48

Mark and Carol DeCoursey

December 5, 2008

RATE SUMMARY

<u>Attorney/Timekeeper</u>	<u>Hours Worked</u>	<u>Billed Per Hour</u>	<u>Bill Amount</u>
R. Beard	2.40	390.00	936.00
G. Degginger	6.10	400.00	2,440.00
A. Gabel	112.40	225.00	25,290.00
A. Lorber	38.70	225.00	8,707.50
B. Nourse	195.70	300.00	58,710.00
B. Volbeda	0.50	225.00	112.50
D. Strasser	10.00	375.00	3,750.00
E. Diffley	8.50	160.00	1,360.00
H. Harrell	6.40	180.00	1,152.00
C. Jacobs	174.70	150.00	26,205.00
A. Norby	4.40	80.00	352.00
T. Stephenson	1.80	170.00	306.00
S. Schulkin	0.70	150.00	105.00
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Total all Timekeepers	562.30		129,426.00

TOTAL THIS INVOICE

\$131,655.48

Wire Transfer Information:

Wells Fargo Bank
ABA No. 121000248
Account No. 4159599521
Swift Code WFBIUS6S
Accepted:
Please call (206) 223-6288

Remit Payments To:

1420 Fifth Ave
Ste 4100
Seattle, WA
98101-2338
Attn: Cash Receipts
Fax: (206) 223-7107

Identification No. 20-2071651

Mark and Carol DeCoursey
8209 172nd Ave NE
Redmond WA 98052

December 10, 2008
B. Nourse
3438161

STATEMENT OF ACCOUNT

Matter: 123057.000001

DeCoursey v. V&E Medical Imaging

Date	Invoice	Billed	Paid	Balance
02/29/08	3413113	\$42,269.83	\$26,468.60	\$15,801.23
03/25/08	3415188	\$9,924.36	\$0.00	\$9,924.36
04/23/08	3417826	\$6,610.20	\$0.00	\$6,610.20
05/10/08	3419340	\$306.05	\$0.00	\$306.05
05/30/08	3420944	\$24,681.61	\$0.00	\$24,681.61
06/10/08	3421837	\$192.94	\$0.00	\$192.94
06/26/08	3423252	\$28,156.58	\$0.00	\$28,156.58
07/10/08	3424373	\$242.52	\$0.00	\$242.52
07/31/08	3426681	\$66,182.09	\$0.00	\$66,182.09
08/11/08	3427369	\$427.63	\$0.00	\$427.63
08/27/08	3429040	\$35,436.94	\$0.00	\$35,436.94
09/10/08	3430064	\$638.80	\$0.00	\$638.80
09/22/08	3431255	\$24,381.60	\$0.00	\$24,381.60
10/10/08	3432858	\$1,135.17	\$0.00	\$1,135.17
10/20/08	3433897	\$19,858.52	\$0.00	\$19,858.52
11/10/08	3435286	\$1,400.95	\$0.00	\$1,400.95
12/05/08	3437479	\$131,655.48	\$0.00	\$131,655.48
		Total		\$367,032.67
12/10/08	Interest	\$1,583.81		\$368,616.48

Payment Due Upon Receipt

A Monthly Interest Charge May Accrue On Unpaid Invoices After 30 Days

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