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*Attorneys for the Debtors and
 Debtors in Possession*

**UNITED STATES BANKRUPTCY COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SANTA ROSA DIVISION**

In re:

LEFEVER MATTSON, a California
 corporation, *et al.*,¹

Debtors.

In re

KS MATTSON PARTNERS, LP,

Debtor.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

**COVER SHEET FOR BUCHALTER'S
 SECOND INTERIM FEE
 APPLICATION AS SPECIAL
 LITIGATION COUNSEL TO
 LEFEVER MATTSON FOR
 ALLOWANCE AND PAYMENT OF
 COMPENSATION AND
 REIMBURSEMENT OF EXPENSES
 FOR MAY 1, 2025, THROUGH
 AUGUST 31, 2025**

Date: TBD

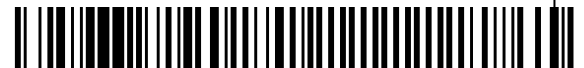
Time: TBD

Place: **(In Person or Via Zoom)**

United States Bankruptcy Court
 1300 Clay Street, Courtroom 215
 Oakland, CA 94612

Objection Deadline: TBD

¹ The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 9562. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at <https://veritaglobal.net/LM>.



1 Name of Applicant: Buchalter, P.C.
2 Authorized to Provide Professional Services to: LeFever Mattson, a California corporation.
3 Petition Dates: September 12, 2024.
4 Retention Date: September 12, 2024, by Order dated May 6, 2025.
5 Interim Fee Period: May 1, 2025, through August 31, 2025.
6 Prior Applications: First Interim Fee Application. [Dkt. No. 1571]

7 This is an interim application.
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Interim Application Summary	
Name of Applicant	Buchalter, P.C.
Name of Client	LeFever Mattson, a California corporation.
Time period covered by Interim Application	May 1, 2025, through August 31, 2025
Total compensation sought during Application Period	\$196,153.00
Total expenses sought during Application Period	\$2,520.26
Petition Dates	September 12, 2024
Retention Date	September 12, 2024
Date of order approving employment	May 6, 2025 [Dkt. No. 1401]
Total compensation allowed by interim order to date	\$26,984.54
Total expenses allowed by interim order to date	\$6,172.12
Compensation sought in the Interim Application already paid pursuant to a monthly compensation certificate but not yet allowed	\$0
Expenses sought in the Interim Application already paid pursuant to a monthly compensation certificate but not yet allowed	\$0
Number of professionals included in Interim Application	7
Number of professionals billing fewer than 15 hours to the case during the Application Period	4
Are any rates higher than those approved or disclosed at retention	No

SUMMARY OF MONTHLY FEE STATEMENTS

Date Filed	Period Covered	Requested Fees	Requested Expenses	Approved Fees	Approved Expenses	Holdback Fees Requested
September 12, 2025 [Dkt. No. 2325]	May 1, 2025 – July 31, 2025	\$177,733.00	\$1,893.69	\$142,186.40	\$1,893.69	\$35,546.60
Total:		\$177,733.00	\$1,893.69	\$142,186.40	\$1,893.69	\$35,546.60

Applicant did not file a Monthly Fee Statement for the Month of August.

Summary of Any Objections to Monthly Fee Statements: None.

**SECOND INTERIM FEE APPLICATION OF BUCHALTER, P.C. AS SPECIAL
LITIGATION COUNSEL FOR LEFEVER MATTSON
(May 1, 2025–August 31, 2025)**

CUMULATIVE COMPENSATION BY PROFESSIONAL

NAME OF PROFESSIONAL:	POSITION	YEAR ADMITTED	HOURLY RATE	TOTAL HOURS	FEES
Josh H. Escovedo	Shareholder	2012	\$1,000	61.5	\$61,500
Danielle F. Diebert	Shareholder	2012	\$1,000	10	\$10,000
Jarom Phipps	Shareholder	2014	\$1,000	0.2	\$200
Emily G. Malhiot	Associate	2020	\$700	73.3	\$51,310
Sierra T. Horton	Associate	2023	\$700	96.4	\$67,480
Maria Cantrell	Paralegal	N/A	\$400	14	\$5,600
Shannon Vicic	Research Analyst	N/A	\$105	0.6	\$63
Total:				256	\$196,153

CUMULATIVE COMPENSATION BY PROJECT CATEGORY

Task	ACTIVITY	Hours	Amount
	Fee Motions and Enforcement Procedures	127.3	\$96,520
	Benedetti Appeal	128.7	\$99,633
Total		256	\$196,153

CUMULATIVE EXPENSE SUMMARY

Expense Category	Service Provider (if applicable)	Total Expenses
Fee Motions and Enforcement Procedures Expenses	Various	\$2,416.39
Benedetti Appeal Expenses	Various	\$103.87
Total		\$2,520.26

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**UNITED STATES BANKRUPTCY COURT
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In re:

LEFEVER MATTSON, a California
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Debtors.

In re

KS MATTSON PARTNERS, LP,

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Chapter 11

**BUCHALTER'S SECOND INTERIM
FEE APPLICATION AS SPECIAL
LITIGATION COUNSEL TO
LEFEVER MATTSON FOR
ALLOWANCE AND PAYMENT OF
COMPENSATION AND
REIMBURSEMENT OF EXPENSES
FOR MAY 1, 2025, THROUGH
AUGUST 31, 2025**

Date: TBD

Time: TBD (Pacific Time)

Place: **(In Person or Via Zoom)**

United States Bankruptcy Court
1300 Clay Street, Courtroom 215
Oakland, CA 94612

Objection Deadline: TBD

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Buchalter P.C. (“Buchalter”), special counsel to LeFever Mattson, a California corporation, in the above-captioned chapter 11 cases (the “Chapter 11 Cases”), hereby submits its Second Interim Fee Application (the “Interim Application”), for an order, in substantially the form attached to this Application as **Exhibit A**, pursuant to sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), the *Guidelines for Compensation and Expense Reimbursement of Professionals and Trustees* (the “Northern District Guidelines”), the Bankruptcy Local Rules for the Northern District of California (the “Local Rules”), and the *Order Granting Motion of Debtors to Establish Procedures for Interim Compensation and Reimbursement of Expenses of Professionals* [Dkt. No. 356] (the “Interim Fee Order”) entered by the Court on November 18, 2024, for interim approval and allowance of (i) compensation for professional services rendered to the Debtors from May 1, 2025, through and including August 31, 2025 (the “Interim Fee Period”), and (ii) reimbursement of expenses incurred in connection with such services.

PRELIMINARY STATEMENT

1. Since the LeFever Mattson Petition Date, Buchalter has been actively engaged in representing the Debtors as special counsel in the *LeFever Mattson v. Benedetti, et al.* matter in Sonoma County Superior Court (Case No. SCV 270023) and the First District Court of Appeal (Case No. A171038) (collectively, “Benedetti Litigation”). Buchalter served as LeFever Mattson’s litigation counsel in both matters prior to the LeFever Mattson Petition Date and was therefore naturally suited to continue the representation going forward.

2. Buchalter’s services have included litigating pending attorney’s fees motions, which ultimately resulted in a large attorney’s fees award to LeFever Mattson, engaging in some judgment enforcement efforts, communicating with the receiver/referee overseeing properties owned by the judgment debtor, communicating with lead bankruptcy counsel for LeFever Mattson, communicating with opposing counsel, analyzing and designating portions of the record on appeal, reviewing the record, receiving and reviewing appellant’s opening brief, strategizing and preparing to draft the Respondent’s brief, preparing portions of the Respondent’s Brief, conducting relevant research for Respondent’s brief, and other related matters.

3. The Interim Application is based on the points and authorities cited below, the concurrently submitted Declaration of Josh Escovedo, the submitted exhibits, the pleadings, papers, and records on file in these cases, and any evidence or argument that the Court may entertain at the time of the hearing on the Interim Application.

JURISDICTION

4. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334, the *Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges*, General Order 24 (N.D. Cal.), and Rule 5011-1(a) of the Local Rules. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue is proper before this Court pursuant to 28 U.S.C. § 157(b)(2). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

CASE BACKGROUND AND STATUS

A. General Background

5. Debtor LeFever Mattson filed its chapter 11 petition on September 12, 2024. [Dkt. No. 1].

6. The Debtor continues to operate its businesses and manage its properties as a debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The United States Trustee appointed the Committee in these Chapter 11 Cases on October 9, 2024, [Dkt. No. 135] and amended its appointment on November 25, 2024 [Dkt. No. 368]. No trustee or examiner has been appointed in these Chapter 11 Cases.

7. Additional background information on these Chapter 11 Cases is present in the *Declaration of Bradley D. Sharp in Support of Chapter 11 Petitions and First Day Motions* (the “First Day Declaration”) [Dkt. No. 5].

B. Summary of Professional Compensation and Reimbursement of Expenses Requested

8. Buchalter filed one permissive Monthly Fee Statement for the Interim Fee Period, covering May 1, 2025, through July 31, 2025. \$0 expenses and fees have been paid to Buchalter to date. Buchalter seeks interim allowance of compensation of **\$196,153.00** and actual and necessary expenses of **\$2,520.26**, for a total allowance of **\$198,673.26** for the Interim Period.

Buchalter attaches as **Exhibit B** an accurate and complete copy of an itemized statements detailing all fees and expenses accrued during the Interim Fee Period.

9. All services for which Buchalter requests compensation were performed for or on behalf of the Debtors. Buchalter has received no promises for payment from any source other than the Debtors for services rendered or to be rendered in any capacity whatsoever in connection with the matters covered by this Interim Application.

10. There is no agreement or understanding between Buchalter and any other person for fee sharing in this Chapter 11 Case. As of this date, Buchalter has received \$0 fees and \$0 costs in the form of Interim Fees.

11. Buchalter has billed the Debtors in accordance with its existing billing rates and procedures in effect during the Interim Fee Period. These rates are the same rates Buchalter charges for services rendered by its attorneys and other professionals in comparable matters and are reasonable given the compensation charged by comparably skilled practitioners in similar matters in both the California and national markets. The Summary Sheet filed with this Application includes tables listing the Buchalter attorneys who have performed services for the Debtors during the Interim Fee Period, including their job titles, hourly rates, aggregate numbers of hours worked in this matter, and the year in which each professional was licensed to practice law. Buchalter maintains computerized time records, which have been filed on the docket with Buchalter's monthly fee statements and furnished to the Debtors and the U.S. Trustee in the format specified by the Interim Fee Order. The Debtors have reviewed the Interim Application and approved the fees and expenses requested by Buchalter.

12. To the extent that time or disbursement charges for services rendered or disbursements incurred relate to the Interim Fee Period but were not processed prior to the preparation of this Application, Buchalter reserves the right to request additional compensation for such services and reimbursement of such expenses in a future application.

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SUMMARY OF SERVICES PERFORMED BY BUCHALTER DURING THE INTERIM

FEE PERIOD

A. The Fee Motions and Enforcement Procedures

Fees: \$96,520 Total Hours: 127.3

13. During the Interim Fee Period, Buchalter appeared at hearings on two separate fee motions. Leading up to and following the hearings, Buchalter attorneys communicated with the state court, the client, and opposing counsel about related matters. The hearings resulted in an attorney's fees award exceeding \$425,000. Buchalter also prepared a proposed order for the Court related to the fee motions.

14. In addition to the fee motions, Buchalter engaged in judgment enforcement activities. These activities included continuing an investigation into the judgment creditors' backgrounds to determine if there are assets readily available for collection, communicating with the receiver/referee in the Benedetti partition actions concerning the properties in which the judgment creditors own an interest, communicating with opposing counsel concerning collection and settlement, communicating with the client and bankruptcy counsel, researching and analyzing possible routes for collection, researching and analyzing the most appropriate forms of enforcement activity, researching and selecting a private investigator to assist with enforcement and locating assets, formulating an enforcement strategy, and analyzing how to enforce the judgment in a manner that allows LeFever Mattson to access trust assets in which the judgment debtors are the sole beneficiaries. Buchalter's activities also included researching the procedural requirements for filing a proposed amended judgment to account for the costs and fees granted to the client, then subsequently preparing a proposed amended judgment to be submitted to the state court. Buchalter attorneys also began executing a number of enforcement strategies, including drafting various petitions, applications, notices, and other filings.

15. Any services provided that do not fall generally within the tasks described above are reflected in Buchalter's billing invoices to Lefever Mattson.

B. Appeal

Fees: \$99,633 Total Hours: 128.7

16. During the Interim Fee Period, Buchalter researched and confirmed all relevant deadlines and procedural requirements in the appellate matter and prepared a stipulation with opposing counsel to extend the deadline to file Respondent's Brief.

17. Buchalter also conducted all relevant research for Respondent's Brief, including the standard of review for the various issues raised by the opening brief and caselaw and other supporting authority to be included in Respondent's Brief. Buchalter also held strategy meetings with the three attorneys handling the appeal (one shareholder and two associates of varying levels) to divide the action items in the most economically efficient manner possible. Buchalter then drafted Respondent's Brief, researched and prepared a corresponding Request for Judicial Notice, then filed the Brief and the Request for Judicial Notice.

18. During the Interim Fee Period, Buchalter also received and analyzed appellants' reply brief and prepared and filed a Request for Oral Argument.

19. Through the Interim Fee Period, Buchalter consistently communicated with the client, the client's lead bankruptcy counsel, and opposing counsel concerning matters directly related to the appeal, including deadlines, extensions, stipulations, and other related issues.

20. Any services provided that do not fall generally within the tasks described above are reflected in Buchalter's billing invoices to Lefever Mattson.

ACTUAL AND NECESSARY DISBURSEMENTS

21. During the Interim Fee Period, the Applicant incurred \$2,416.39 in expenses in the state court fee motion and enforcement litigation and \$103.87 in expenses in the appeal, for a total of **\$2,520.26**. The expenses were reasonable and necessary for the representation.

LEGAL BASIS FOR INTERIM COMPENSATION

22. The professional services for which Buchalter requests interim allowance of compensation and reimbursement of expenses were rendered and incurred in connection with this Chapter 11 Case in the discharge of Buchalter's professional responsibility as special counsel in the Benedetti Litigation for the Debtors in these Chapter 11 Cases. Buchalter's services have been

1 necessary and beneficial to the Debtors, their estates, their secured and unsecured creditors, and
2 other parties in interest.

3 23. In accordance with the factors enumerated in section 330 of the Bankruptcy Code,
4 Buchalter respectfully submits that the amount requested by Buchalter is fair and reasonable given
5 the complexity of these Chapter 11 Cases, the time expended, the nature and extent of the services
6 rendered, the value of such services, and the costs of comparable services other than in a case
7 under the Bankruptcy Code. Moreover, Buchalter has reviewed the requirements of the Interim
8 Fee Order, and the Northern District Guidelines, and believes that the Interim Application
9 complies with all of them.

10 **AVAILABLE FUNDS**

11 24. Buchalter understands that the Debtors' estates have sufficient funds available to
12 pay the fees and costs sought through this Application.

13 **NOTICE**

14 Notice of the Interim Application has been provided to the parties in interest in accordance
15 with the procedures set forth in the Interim Fee Order. Buchalter submits that, in view of the facts
16 and circumstances of the Chapter 11 Case, such notice is sufficient, and no other or further notice
17 need be provided.

18 **CONCLUSION**

19 Buchalter requests an interim allowance of **\$196,153.00** as compensation to Buchalter for
20 fees and an interim allowance of **\$2,520.26** as reimbursement to Buchalter for actual and necessary
21 expenses, for a total interim allowance of **\$198,673.26**, and for such other relief as this Court
22 deems proper.

23
24 DATED: October 29, 2025

BUCHALTER
A Professional Corporation

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26
27 By: /s/ Josh H. Escovedo
Josh H. Escovedo

KELLER BENVENUTTI KIM LLP
101 MONTGOMERY STREET, SUITE 1950
SAN FRANCISCO, CALIFORNIA 94104

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Exhibit A
(Proposed Order)

KELLER BENVENUTTI KIM LLP
TOBIAS S. KELLER (Cal. Bar No. 151445)
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*Attorneys for the Debtors and
Debtors in Possession*

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SANTA ROSA DIVISION**

In re:

LEFEVER MATTSON, a California
corporation, *et al.*,¹

Debtors.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

**[PROPOSED] ORDER CONCERNING
BUCHALTER'S SECOND INTERIM
FEE APPLICATION AS SPECIAL
LITIGATION COUNSEL TO
LEFEVER MATTSON FOR
ALLOWANCE AND PAYMENT OF
COMPENSATION AND
REIMBURSEMENT OF EXPENSES
FOR MAY 1, 2025, THROUGH
AUGUST 31, 2025**

In re

KS MATTSON PARTNERS, LP,

Debtor.

Date: TBD

Time: TBD

Place: **(In Person or Via Zoom)**

United States Bankruptcy Court
1300 Clay Street, Courtroom 215
Oakland, CA 94612

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1 Upon consideration of Buchalter's *Second Interim Fee Application as Special Litigation*
2 *Counsel to Lefever Mattson for Allowance and Payment of Compensation and Reimbursement of*
3 *Expenses for May 1, 2025, through August 31, 2025* (the "Interim Application"), and this Court
4 having jurisdiction to consider the Interim Application and the relief requested pursuant to 28
5 U.S.C. §§ 157 and 1334, the *Order Referring Bankruptcy Cases and Proceedings to Bankruptcy*
6 *Judges*, General Order 24 (N.D. Cal), and Rule 5011-1(a) of the Bankruptcy Local Rules for the
7 United States District Court for the Northern District of California and consideration of the Interim
8 Application and the requested relief being a core proceeding pursuant to 28 U.S.C. §§ 1408 and
9 1409, and due and proper notice of the Interim Application having been provided, and this Court
10 having reviewed the Interim Application and the Escovedo Declaration, and upon the record and
11 all of the proceedings had before the Court, and this Court having found and determined that the
12 relief sought in the Interim Application is in the best interests of the Debtors, their estates,
13 creditors, and all the parties in interest, and that the legal and factual bases set forth in the Interim
14 Application establish just cause for the relief granted, and after due deliberation and sufficient
15 cause appearing therefor.

16 **IT IS HEREBY ORDERED THAT:**

- 17 1. The Interim Application is granted.
- 18 2. Buchalter is awarded an interim allowance of its compensation for professional
19 services rendered in the amount of **\$198,673.26**, consisting of **\$196,153.00** of fees and
20 reimbursement of **\$2,520.26** of actual and necessary expenses incurred during the Interim Fee
21 Period.
- 22 3. The Debtor is authorized and directed to pay Buchalter the balance due consistent
23 with this Order.
- 24 4. The Court shall retain jurisdiction to determine any controversy arising in
25 connection with this Order.

26 **** END OF ORDER ****

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Exhibit B
(Itemized Billing Statements)



1000 Wilshire Boulevard
Suite 1500
Los Angeles, CA 90017-1730
(213) 891-0700 Telephone
(213) 896-0400 Facsimile
95-2640846
<http://www.buchalter.com>

LEFEVER MATTSON
6359 AUBURN BLVD, SUITE B
CITRUS HEIGHTS, CA 95621

June 30, 2025
Invoice No. 1433478

Attn: **BSHARP@DSICONSULTING.COM**
TRUPP@KBKLLP.COM; DTAYLOR@KBKLLP.COM

Re: KS MATTSON PARTNERS V. BENEDETTI, ET AL.
Our File No: L3004-2

Current Fees Through 06/30/25	56,550.00
Current Disbursements Through 06/30/25	1,367.67
Invoice Total	<u>\$ 57,917.67</u>

Wire Instructions

ZB, N.A, dba California Bank & Trust - 550 South Hope Street - Suite 300 - Los Angeles,
CA 90071

ABA#: 121002042 - Swift Code: ZFNBUS55
Account Name: Buchalter - Account No: 3240017271
Reference: Invoice number(s)

To pay by Visa or MasterCard
go to the payment portal on www.Buchalter.com

File Number JE	L3004-2	LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL.	6/30/25 1433478 Page 1	
Date	Tkpr	Description of Services Rendered	Hours	Amount
5/07/25	JE	RECEIVE AND REVIEW EMAIL FROM BK COUNSEL RE APPROVAL OF SPECIAL COUNSEL REPRESENTATION.	.1	100.00
5/07/25	EM	RECEIVE AND REVIEW DEFENDANTS' OPPOSITION AND OBJECTIONS TO MOTION OF COSTS INCURRED.	.1	70.00
5/07/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: SAME.	.1	70.00
5/14/25	JE	PREPARE SURREPLY BRIEF ISO FEE MOTION.	4.9	4,900.00
5/14/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: CASE STATUS, NEED TO SCHEDULE CALL WITH GENERAL COUNSEL CONCERNING ENFORCEMENT, AND REVIEW OF OPPOSITION AND REPLY TO MOTION TO RECOVER EXPENSES.	1.0	700.00
5/14/25	EM	REVIEW AND REVISE SAID REPLY AND REVIEW AND ANALYZE CASE AUTHORITIES.	.1	70.00
5/16/25	JE	CORRESPOND WITH EMILY MALHIOT RE ARGUING FEE MOTION.	.1	100.00
5/16/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: NEED TO COVER HEARING ON MOTION TO RECOVER EXPENSES OF PROVING UNADMITTED MATTER.	.1	70.00
5/19/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: HEARING ON MOTION TO RECOVER EXPENSES.	.1	70.00
5/19/25	EM	TEAMS CALL WITH THOMAS RUPP, DAVID TAYLOR, AND JOSH ESCOVEDO RE: ENFORCEMENT PROCEEDINGS AND NEXT STEPS.	.3	210.00
5/20/25	JE	PREPARE EMAIL TO RECEIVER IN BENEDETTI PARTITION MATTER TO DISCUSS STATUS.	.1	100.00
5/20/25	JE	REVIEW AND ANALYZE TENTATIVE RULING ON FEE MOTION.	.3	300.00
5/20/25	JE	PREPARE UPDATE TO BK COUNSEL.	.2	200.00
5/20/25	JE	RECEIVE AND RESPOND TO EMAIL FROM PARTITION REFEREE/RECEIVER.	.1	100.00
5/20/25	JE	RECEIVE EMAIL FROM MARC LIBARLE REQUESTING ORAL ARGUMENT ON FEE ISSUES.	.2	200.00
5/20/25	JE	TELEPHONE CALL WITH MICHAEL PECHERER RE STATUS OF PARTITION ACTION.	.6	600.00
5/20/25	JE	PREPARE EMAIL TO THE CLIENT RE CALL WITH PECHERER AND COLLECTION STRATEGY.	.1	100.00
5/20/25	JE	PREPARE EMILY MALHIOT FOR HEARING ON FEE MOTION.	.1	100.00
5/20/25	EM	RECEIVE AND REVIEW COURT'S TENTATIVE RULING ON MOTION FOR INCURRED EXPENSES.	.3	210.00
5/20/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: SAME AND ORAL ARGUMENT ON SAID MOTION.	.1	70.00
5/20/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO,THOMAS RUPP, DAVID TAYLOR, AND BRADLEY SHARP RE: TENTATIVE RULING AND COMMUNICATIONS WITH RECEIVER IN BENEDETTI PARTITION CASE.	.1	70.00
5/21/25	JE	TELEPHONE CALL WITH EMILY MALHIOT RE HEARING ON FEE MOTION TO ASSIST HER IN PREPARATION.	.2	200.00
5/21/25	JE	CORRESPOND WITH EMILY MALHIOT RE OUTCOME OF HEARING.	.2	200.00
5/21/25	JE	RECEIVE AND REVIEW EMAIL FROM COURT REPORTER RE STIPULATION FOR THE COURT.	.1	100.00
5/21/25	JE	DIRECT EMILY MALHIOT TO PROVIDE UPDATE TO THE CLIENT.	.1	100.00
5/21/25	EM	REVIEW AND ANALYZE BRIEFS ON MOTION FOR EXPENSES INCURRED AND DRAFT OUTLINE IN PREPARATION FOR HEARING ON SAID MOTION.	2.0	1,400.00
5/21/25	EM	APPEAR AT SAID HEARING VIA ZOOM.	1.4	980.00
5/21/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: HEARING.	.1	70.00

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5/21/25	EM	CORRESPOND WITH THOMAS RUPP, BRADLEY SHARP, AND DAVID TAYLOR RE: COURT'S RULING ON MOTION FOR EXPENSES INCURRED.	.1 70.00
5/22/25	JE	TELEPHONE CALL WITH MICHAEL PECHERER RE ESCROW ON ONE OF THE PROPERTIES AND NEED TO ENSURE PERFECTION OF LIENS.	.2 200.00
5/22/25	EM	DRAFT PROPOSED ORDER ON MOTION TO RECOVER EXPENSES AND REVIEW COURT ORDERS ON SAID MOTION.	.6 420.00
5/23/25	JE	CORRESPOND WITH EMILY MALHIOT RE PROPOSED ORDER ON FEE MOTION.	.1 100.00
5/23/25	EM	CONTINUE TO DRAFT PROPOSED ORDER ON MOTION TO RECOVER EXPENSES AND REVIEW COURT ORDERS ON SAID MOTION.	.2 140.00
5/23/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: MOTION TO RECOVER EXPENSES.	.1 70.00
5/24/25	JE	PREPARE EMAIL TO THE CLIENT AND BK COUNSEL RE CALL FROM MICHAEL PECHERER RE BENEDETTI BROTHERS SELLING 1/3 OF ONE OF THE PROPERTIES AND HAVING IT IN ESCROW.	.2 200.00
5/24/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO THOMAS RUPP, DAVID TAYLOR, BRADLEY SHARP, AND ALICE GIANG RE: CALL FROM RECEIVER, BENEDETTI ASSETS, AND PROPOSED NEXT STEPS.	.1 70.00
5/26/25	JE	REVIEW AND FINALIZE PROPOSED ORDER AFTER HEARING ON FEE MOTION.	.2 200.00
5/26/25	JE	CORRESPOND WITH EMILY MALHIOT RE ENFORCEMENT MEASURES.	.2 200.00
5/26/25	EM	CONTINUE TO DRAFT PROPOSED ORDER ON MOTION TO RECOVER EXPENSES AND SEND TO JOSH ESCOVEDO FOR REVIEW.	1.3 910.00
5/26/25	EM	PREPARE EMAIL TO OPPOSING COUNSEL RE: NEED TO REVIEW SAID PROPOSED ORDER.	.1 70.00
5/27/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP RE: ENFORCEMENT ACTIONS AND PRIVATE INVESTIGATOR.	.1 70.00
5/28/25	EM	RECEIVE AND REVIEW EMAIL FROM COLIN MITSUOKA RE: DEADLINE TO FILE FIRST INTERIM FEE APPLICATION.	.1 70.00
5/30/25	EM	RECEIVE AND REVIEW EMAIL FROM THOMAS RUPP RE: NEED TO REVIEW INTERIM FEE APPLICATION.	.1 70.00
5/31/25	JE	RECEIVE AND RESPOND TO EMAILS FROM THOMAS RUPP RE INVESTIGATOR, ENFORCEMENT OF JUDGMENT, AND APPLICATION FOR INTERIM PAYMENT.	.2 200.00
6/01/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO TO THOMAS RUPP RE: INTERIM FEE APPLICATION, POST-JUDGMENT ENFORCEMENT PROCEEDINGS, AND PRIVATE INVESTIGATOR.	.1 70.00
6/01/25	EM	RESEARCH POST-JUDGMENT ENFORCEMENT PROCEEDINGS.	.2 140.00
6/02/25	EM	RECEIVE AND REVIEW DEFENDANTS' OBJECTIONS TO PROPOSED ORDER ON MOTION TO RECOVER EXPENSES.	.7 490.00
6/02/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: MOTION TO RECOVER EXPENSES.	.1 70.00
6/02/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO AND THOMAS RUPP RE: MOTION TO RECOVER EXPENSES.	.1 70.00
6/05/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: NEED TO DRAFT INTERIM FEE APPLICATION, ENFORCEMENT PROCEEDINGS, AND NEXT STEPS.	.2 140.00
6/06/25	JE	CORRESPOND WITH EMILY MALHIOT RE PROPOSED INVESTIGATOR FOR ENFORCEMENT PROCEEDINGS.	.1 100.00
6/06/25	JE	CORRESPOND WITH ROGER DREYER RE PRIVATE INVESTIGATOR.	.2 200.00
6/06/25	JE	MEETING WITH SIERRA HORTON AND EMILY MALHIOT RE APPEAL ACTION ITEMS AND JUDGMENT ENFORCEMENT ISSUES.	.5 500.00
6/06/25	JE	REVIEW AND ANALYZE FILE TO PROVIDE PARTITION COMPLAINTS TO THE	

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6/06/25	JE	TEAM IN PREPARATION FOR ENSURING JUDGMENT LIENS HAVE BEEN PROCURED.	.2	200.00
6/06/25	JE	REVIEW AND ANALYZE SETTLEMENT AGREEMENT WITH EDWARD BENEDETTI'S ESTATE REQUIRING THE ESTATE TO HOLD FUNDS FOR LEFEVER MATTSON'S BENEFIT.	.1	100.00
6/06/25	JE	PREPARE DETAILED ANALYSIS OF JACK WEAVER'S POSITION ON WHY THE SETTLEMENT AGREEMENT CANNOT BE ENFORCED.	.2	200.00
6/06/25	EM	CORRESPOND WITH TOM MCMANUS RE: PRIVATE INVESTIGATOR.	.1	70.00
6/06/25	EM	CONTINUE TO RESEARCH POST-JUDGMENT ENFORCEMENT PROCEEDINGS.	.9	630.00
6/06/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: POST-JUDGMENT ENFORCEMENT PROCEEDINGS, INTERIM FEE APPLICATION, APPELLATE BRIEF, AND NEXT STEPS.	.1	70.00
6/06/25	EM	PREPARE EMAILS TO POTENTIAL PRIVATE INVESTIGATORS RE: NEED TO RETAIN PRIVATE INVESTIGATOR AND MEETING AVAILABILITY.	.2	140.00
6/06/25	EM	REVIEW AND ANALYZE SETTLEMENT AGREEMENT BETWEEN KS MATTSON AND ESTATE OF EDWARD BENEDETTI.	.3	210.00
6/06/25	SH	RECEIVE, REVIEW, AND REPLY TO CORRESPONDENCE FROM JOSH ESCOVEDO REGARDING ENFORCEMENT OF STATE COURT JUDGMENT, PRIVATE INVESTIGATOR, INTERIM FEE REQUEST.	.2	140.00
6/06/25	SH	RECEIVE, REVIEW, AND REPLY TO CORRESPONDENCE FROM JOSH ESCOVEDO AND EMILY MALHIOT REGARDING ENFORCEMENT SETTLEMENT AGREEMENT AND LETTER TO JACK WEAVER REGARDING THE SAME, INCLUDING COLLECTION OF FUNDS UNDER THE AGREEMENT.	.3	210.00
6/06/25	SH	MEET WITH JOSH ESCOVEDO AND EMILY MALHIOT REGARDING RESEARCH AND OTHER TASKS RELATED TO ENFORCEMENT OF STATE COURT JUDGMENT, PRIVATE INVESTIGATOR, INTERIM FEE REQUEST, POTENTIAL MOTION TO ENFORCE SETTLEMENT.	.5	350.00
6/07/25	JE	CORRESPOND WITH EMILY MALHIOT RE PRIVATE INVESTIGATORS AND RESPONSES TO HER INQUIRIES.	.1	100.00
6/07/25	EM	RECEIVE AND REVIEW EMAIL FROM MIKE RAYFIELD RE: CALL AVAILABILITY TO DISCUSS PRIVATE INVESTIGATION.	.1	70.00
6/07/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: EMAIL FROM MIKE RAYFIELD RE PRIVATE INVESTIGATION.	.1	70.00
6/09/25	JE	CORRESPOND WITH EMILY MALHIOT CONCERNING PRIVATE INVESTIGATOR INFORMATION.	.1	100.00
6/09/25	JE	REVIEW AND ANALYZE EMAILS FROM POTENTIAL PRIVATE INVESTIGATORS.	.1	100.00
6/09/25	JE	CORRESPOND WITH EMILY MALHIOT CONCERNING CALL WITH ANOTHER PRIVATE INVESTIGATOR.	.1	100.00
6/09/25	JE	CORRESPOND WITH EMILY MALHIOT RE "TRASH COVER" PROCEDURE.	.1	100.00
6/09/25	JE	CORRESPOND WITH BK COUNSEL RE SUBMITTAL.	.1	100.00
6/09/25	JE	CORRESPOND WITH MICHAEL PECHERER CONCERNING STATUS OF PARTITION ACTIONS.	.1	100.00
6/09/25	EM	CORRESPOND WITH STEVE DUPRE RE: AVAILABILITY TO DISCUSS PRIVATE INVESTIGATION AND SCOPE OF SERVICES.	.1	70.00
6/09/25	EM	CORRESPOND WITH CHRIS MOUZIS RE: AVAILABILITY TO DISCUSS PRIVATE INVESTIGATION AND SCOPE OF SERVICES, CASE BACKGROUND, RECOMMENDED ACTIONS, AND COST.	.1	70.00
6/09/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: PRIVATE INVESTIGATION, CASE		

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6/09/25	EM	BACKGROUND, COST, AND NEXT STEPS.	.1	70.00
6/09/25	EM	REVIEW CASE DOCUMENTS AND CONTINUE TO RESEARCH POST-JUDGMENT ENFORCEMENT PROCEEDINGS IN PREPARATION FOR CALLS WITH CHRIS MOUZIS AND STEVE DUPRE.	2.1	1,470.00
6/09/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP AND JOSH ESCOVEDO RE: STATUS OF FEE INTERIM APPLICATION.	.1	70.00
6/10/25	EM	PHONE CALL WITH STEVE DUPRE RE: PRIVATE INVESTIGATION SERVICES AND COSTS.	1.0	700.00
6/10/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: PRIVATE INVESTIGATION SERVICES AND COSTS.	.3	210.00
6/10/25	EM	PREPARE EMAIL TO CLIENT RE: COMMUNICATIONS WITH POTENTIAL PRIVATE INVESTIGATORS, SERVICES, AND COSTS.	.3	210.00
6/10/25	SH	DRAFT LETTER TO JACK WEAVER REGARDING SETTLEMENT AGREEMENT.	.9	630.00
6/11/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: CLIENT EMAIL CONCERNING PRIVATE INVESTIGATORS.	.1	70.00
6/11/25	EM	SEND SAID EMAIL TO CLIENT.	.1	70.00
6/11/25	EM	RECEIVE AND REVIEW EMAILS FROM COLIN MITSUOKA AND JOSH ESCOVEDO RE: STATUS OF INTERIM FEE APPLICATION.	.2	140.00
6/12/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO THOMAS RUPP RE: DRAFT INTERIM FEE APPLICATION FOR REVIEW.	.1	70.00
6/13/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT RE PROCEDURE FOR AMENDING JUDGMENT.	.2	200.00
6/13/25	DD	RESEARCH RE: PETITION PROCEDURE. DRAFT EMAIL TO JOSH ESCOVEDO RE: SAME.	.5	500.00
6/13/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP AND JOSH ESCOVEDO RE: PRIVATE INVESTIGATOR COSTS AND STATUS OF INTERIM FEE APPLICATION.	.2	140.00
6/13/25	SH	RECEIVE AND REVIEW CORRESPONDENCE BETWEEN JOSH ESCOVEDO AND THOMAS RUPP REGARDING INTERIM FEE APPLICATION.	.1	70.00
6/13/25	SH	RESEARCH MECHANISM FOR AMENDING JUDGMENT TO INCLUDE ADDITIONAL COSTS OF ENFORCEMENT, INCLUDING ATTORNEYS FEES.	.4	280.00
6/14/25	JE	FURTHER PREPARE FIRST INTERIM FEE APPLICATION AND SUPPORTING DOCUMENTS.	1.2	1,200.00
6/14/25	JE	REVISE AND FINALIZE LETTER TO JACK WEAVER RE ENFORCEMENT OF AGREEMENT ADVERSE EDWARD BENEDETTI'S ESTATE.	.6	600.00
6/14/25	JE	PREPARE EMAIL TO DANIELLE DIEBERT AND JAROM PHIPPS RE POTENTIAL PROBATE-RELATED DEFENSES ASSOCIATED WITH CLAIMS AGAINST EDWARD BENEDETTI'S ESTATE.	.1	100.00
6/14/25	JE	CORRESPOND WITH DANIELLE DIEBERT RE THE SAME AND ENFORCEMENT AGAINST ARTHUR AND AARON BENEDETTI'S TRUST.	.1	100.00
6/14/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT RE THE SAME.	.1	100.00
6/14/25	JE	PREPARE EMAIL TO REFEREE/RECEIVER IN PARTITION ACTION.	.1	100.00
6/14/25	JE	RECEIVE AND REVIEW EMAIL FROM EMILY MALHIOT RE IDENTIFICATION OF THE WILLIE BENEDETTI TRUST.	.1	100.00
6/14/25	DD	REVIEW EMAIL AND VOICE MEMO FROM JOSH ESCOVEDO.	.1	100.00
6/14/25	DD	DRAFT EMAIL RE SAME.	.2	200.00
6/14/25	DD	BRIEFLY REVIEW PROBATE CODE SECTIONS RE JUDGMENT CREDITORS.	.3	300.00
6/14/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO AND DANIELLE		

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6/14/25	EM	DIEBERT RE: SETTLEMENT AGREEMENT WITH EDWARD BENEDETTI TRUST, NEED TO REVIEW PARTITION COMPLAINT, AND POSSIBLE JUDGMENT CREDITOR ACTIONS AGAINST ARTHUR AND ARRON BENEDETTI.	.2	140.00
6/14/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO RECEIVER RE: STATUS ON PARTITION ACTIONS AND ATTEMPTS BY ARTHUR AND ARRON BENEDETTI TO SELL PROPERTY.	.1	70.00
6/15/25	EM	CORRESPOND WITH JOSH ESCOVEDO, DANIELLE DIEBERT, AND SIERRA HORTON RE: REVIEW OF PARTITION COMPLAINT AND IDENTIFICATION OF WILLIE BENEDETTI TRUST.	.2	140.00
6/15/25	EM	REVIEW AND ANALYZE SAID COMPLAINT.	.1	70.00
6/16/25	JP	CONFER WITH JE AND DD RE CREDITOR CLAIM ARGUMENT AND COUNTER POINTS.	.2	200.00
6/16/25	JE	CORRESPOND WITH SIERRA HORTON RE FEE PROVISION IN AGREEMENT WITH EDWARD BENEDETTI'S ESTATE.	.1	100.00
6/16/25	JE	REVIEW AND RESPOND TO EMAIL FROM JAROM PHIPPS RE TRUST'S LIABILITY FOR MISAPPROPRIATING FUNDS HELD PER AGREEMENT.	.1	100.00
6/16/25	JE	REVIEW AND ANALYZE AUTHORITIES PROVIDED BY DANIELLE DIEBERT RE ENFORCEMENT AGAINST TRUST.	.2	200.00
6/16/25	JE	PREPARE EMAIL TO THE CLIENT SEEKING APPROVAL TO FILE PETITIONS AGAINST THE WILLIE BENEDETTI TRUST.	.1	100.00
6/16/25	JE	CORRESPOND WITH SIERRA HORTON RE PREPARATION OF PETITION.	.1	100.00
6/16/25	JE	CORRESPOND WITH DANIELLE DIEBERT CONCERNING STANDING ISSUE FOR PETITION TO REPLACE TRUSTEE.	.1	100.00
6/16/25	DD	RESEARCH RE PROCEDURE FOR PURSUING BENEFICIAL INTEREST AND JURISDICTION.	2.5	2,500.00
6/16/25	DD	DRAFT EMAIL TO COUNSEL RE SAME.	.2	200.00
6/16/25	EM	RECEIVE AND REVIEW EMAILS FROM DANIELLE DIEBERT AND JOSH ESCOVEDO RE: PETITION TO RECOVER JUDGMENT AGAINST TRUST BENEFICIARY.	.2	140.00
6/16/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO, THOMAS RUPP, AND COLIN MITSUOKA RE: INTERIM FEE APPLICATION AND INVOICES.	.1	70.00
6/16/25	EM	RECEIVE AND REVIEW EMAILS FROM JAROM PHIPPS AND JOSH ESCOVEDO RE: POTENTIAL ACTIONS AGAINST ARTHUR AND ARRON BENEDETTI AS TRUSTEES.	.1	70.00
6/16/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING LETTER TO JACK WEAVER AND SCOPE OF ATTORNEY'S FEES PROVISION IN SETTLEMENT AGREEMENT BETWEEN KS MATTSON AND ESTATE. COORDINATE FINALIZATION AND SENDING OF LETTER TO JACK WEAVER.	.3	210.00
6/16/25	SH	RECEIVE AND REVIEW CORRESPONDENCE WITH DANIELLE DIEBERT AND JAROM PHIPPS REGARDING MECHANISMS TO RECOVER JUDGMENT AGAINST A TRUST BENEFICIARY.	.3	210.00
6/17/25	JE	RECEIVE AND RESPOND TO EMAILS FROM BK COUNSEL RE FEE APPLICATION.	.1	100.00
6/17/25	JE	RECEIVE AND REVIEW EMAILS BETWEEN EMILY MALHIOT AND BK COUNSEL RE COST FOR INVESTIGATOR.	.1	100.00
6/17/25	JE	RECEIVE AND RESPOND TO EMAILS FROM BK COUNSEL AND BRAD SHARP RE PETITION TO ENFORCE JUDGMENT AGAINST TRUST.	.1	100.00
6/17/25	JE	RECEIVE AND REVIEW EMAIL FROM DANIELLE DIEBERT CONCERNING WHETHER THE TRUST COULD RECOVER FEES FROM LM IF LM FILES A		

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6/17/25	JE	CREDITOR'S PETITION.	.1	100.00
6/17/25	DD	CORRESPOND WITH SIERRA HORTON RE CLIENT AUTHORIZATION OF PETITION AND PREPARATION OF THE SAME.	.1	100.00
6/17/25	DD	REVIEW EMAILS RE: PETITION.	.1	100.00
6/17/25	DD	DRAFT REPLY EMAIL RE: PROS/CONS OF PETITION.	.1	100.00
6/17/25	EM	PREPARE EMAILS TO PRIVATE INVESTIGATORS RE: BUDGET AND COST ESTIMATE FOR INVESTIGATION.	.1	70.00
6/17/25	EM	RECEIVE AND REVIEW EMAIL FROM MIKE RAYFIELD RE: SAME.	.1	70.00
6/17/25	EM	PREPARE EMAIL TO THOMAS RUPP RE: SAME.	.1	70.00
6/17/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP, BRADLEY SHARP, COLIN MITSUOKA, DANIELLE DIEBERT, AND JOSH ESCOVEDO RE: ENFORCEMENT ACTIONS, REVISIONS TO INTERIM FEE APPLICATION, AND FEE EXPOSURE.	.1	70.00
6/17/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO AND SIERRA HORTON RE: NEED TO PREPARE TRUST PETITIONS.	.1	70.00
6/17/25	SH	ANALYZE AND RESPOND TO CORRESPONDENCE FROM DANIELLE DIEBERT AND JOSH ESCOVEDO REGARDING PREPARATION OF PETITION TO ENFORCE MONEY JUDGMENT AGAINST TRUST BENEFICIARIES.	1.8	1,260.00
6/17/25	SH	ANALYZE PROCEDURES REGARDING THE SAME AND COORDINATE PREPARATION OF PETITION FOR DRAFTING.	.1	70.00
6/17/25	SH	RECEIVE AND REVIEW CORRESPONDENCE WITH THOMAS RUPP AND BRADLEY SHARP REGARDING THE PETITION.	.1	70.00
6/18/25	JE	CORRESPOND WITH EMILY MALHIOT RE EXCHANGES WITH PRIVATE INVESTIGATORS AND ROUGH BUDGETS.	.1	100.00
6/18/25	DD	REVIEW EMAIL FROM SIERRA HORTON RE: RESEARCH. DRAFT EMAIL TO SIERRA HORTON RE: RESEARCH.	.5	500.00
6/18/25	SH	CONDUCT RESEARCH RELATED TO AND EX PARTE APPLICATION AND PETITION TO ENFORCE MONEY JUDGMENT.	4.5	3,150.00
6/19/25	JE	CORRESPOND WITH EMILY MALHIOT RE STEVE DUPRE'S BUDGET AND WHICH PI BUCHALTER PREFERS.	.1	100.00
6/19/25	JE	CORRESPOND AND STRATEGIZE WITH SIERRA HORTON RE PETITION TO ENFORCE JUDGMENT AGAINST BENEFICIARIES OF TRUST.	.2	200.00
6/19/25	DD	DISCUSS ISSUES WITH SIERRA HORTON.	.2	200.00
6/19/25	DD	BRIEFLY REVIEW ISSUES RE FILING IN CIVIL VS. PROBATE.	1.2	1,200.00
6/19/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: COST ESTIMATE FOR PRIVATE INVESTIGATORS.	.4	280.00
6/19/25	EM	PREPARE EMAIL TO THOMAS RUPP RE: SAME.	.2	140.00
6/19/25	SH	CONTINUE PROCEDURAL AND CASE LAW RESEARCH RELATED TO PETITION TO ENFORCE MONEY JUDGMENT AND DRAFTING OF EX PARTE APPLICATION SEEKING ORDER GRANTING THE PETITION.	6.7	4,690.00
6/19/25	SH	CORRESPOND WITH DANIELLE DIEBERT REGARDING PETITION REQUIREMENTS, STRATEGY, AND EX PARTE APPLICATION.	.1	70.00
6/19/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING STATUS OF DRAFT PETITION.	.1	70.00
6/20/25	DD	REVIEW EMAIL FROM SIERRA HORTON AND CASE LAW.	.6	600.00
6/20/25	DD	DRAFT EMAIL TO SIERRA HORTON RE SAME.	.2	200.00
6/20/25	SH	CONTINUE RESEARCH RELATED TO AND DRAFTING OF EX PARTE APPLICATION, PETITION TO ENFORCE MONEY JUDGMENT, AND DECLARATION OF JOSH ESCOVEDO IN SUPPORT OF EX PARTE APPLICATION.	5.0	3,500.00

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6/23/25	JE	RECEIVE AND REVIEW EMAIL AND OBJECTION FROM MARC LIBARLE RE PROPOSED ORDER RE FEE MOTION.	.1	100.00
6/23/25	JE	CORRESPOND WITH EMILY MALHIOT RE THE SAME.	.1	100.00
6/23/25	JE	PREPARE EMAIL TO BK COUNSEL AND THE CLIENT RE THE SAME.	.1	100.00
6/23/25	JE	CORRESPOND WITH MARIA CANTRELL, EMILY MALHIOT, AND SIERRA HORTON RE REVIEWING PARTITION DOCKETS TO DETERMINE WHICH PROPERTIES ARE AT ISSUE, CASE STATUS, AND WHICH PROPERTIES ARE OWNED BY JUDGMENT DEBTORS.	.1	100.00
6/23/25	EM	RECEIVE AND REVIEW DEFENDANTS' SUPPLEMENTAL OBJECTIONS TO PROPOSED ORDER ON MOTION FOR EXPENSES INCURRED.	.1	70.00
6/23/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: SAME AND APPROPRIATE RESPONSE.	.1	70.00
6/23/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO THOMAS RUPP, DAVID TAYLOR, AND BRADLEY SHARP RE: SAME.	.1	70.00
6/23/25	SH	CONTINUE DRAFTING PETITION TO ENFORCE MONEY JUDGMENT AND EX PARTE APPLICATION.	.8	560.00
6/23/25	SH	DRAFT DECLARATION OF JOSH ESCOVEDO IN SUPPORT OF EX PARTE APPLICATION.	1.2	840.00
6/24/25	JE	RECEIVE AND RESPOND TO EMAILS FROM BRAD SHARP AND THOMAS RUPP CONCERNING RETENTION OF PRIVATE INVESTIGATOR AND WHETHER TO OBJECT TO LIBARLE'S FILING RE FEES.	.2	200.00
6/24/25	JE	CORRESPOND WITH SIERRA HORTON CONCERNING STATUS OF PETITION IN PROBATE COURT.	.1	100.00
6/24/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP AND BRADLEY SHARP RE: PRIVATE INVESTIGATOR SELECTION AND COSTS AND POTENTIAL RESPONSE TO OPPOSING COUNSEL'S SUPPLEMENTAL OBJECTIONS TO PROPOSED ORDER CONCERNING MOTION FOR EXPENSES INCURRED.	.2	140.00
6/24/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: SAME AND NEXT STEPS.	.1	70.00
6/24/25	SH	CONTINUE DRAFTING AND REVISING PETITION TO ENFORCE MONEY JUDGMENT, EX PARTE APPLICATION RE: PETITION, DECLARATION OF JOSH ESCOVEDO IN SUPPORT OF EX PARTE APPLICATION, AND PROPOSED ORDER GRANTING EX PARTE APPLICATION. THEN CORRESPOND WITH JOSH ESCOVEDO REGARDING THE SAME.	2.7	1,890.00
6/25/25	JE	CORRESPOND WITH EMILY MALHIOT RE RETENTION OF MIKE RAYFIELD AS PI.	.1	100.00
6/25/25	JE	CORRESPOND WITH MICHAEL MUSE FISHER RE BANK-LOCATION PROCESS.	.1	100.00
6/25/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: PRIVATE INVESTIGATOR.	.1	70.00
6/25/25	EM	PREPARE EMAIL TO MIKE RAYFIELD RE: CLIENT APPROVAL AND RETAINER FOR PRIVATE INVESTIGATION SERVICES.	.2	140.00
6/25/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO AND THOMAS RUPP RE: COMMUNICATIONS FROM KSMP INDEPENDENT FIDUCIARY.	.1	70.00
6/25/25	EM	RECEIVE AND REVIEW EMAILS FROM HOGAN LOVELLS AND JOSH ESCOVEDO RE: SAID FIDUCIARY.	.1	70.00
6/25/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND MICHAEL MUSE-FISHER RE: RESOURCE TO LOCATE BANKING INFORMATION.	.1	70.00
6/25/25	SH	RECEIVE AND REVIEW CORRESPONDENCE REGARDING OUTREACH BY COUNSEL ASSISTING INDEPENDENT FIDUCIARY IN KSMP'S BANKRUPTCY PROCEEDING.	.1	70.00
6/26/25	JE	RECEIVE AND REVIEW EMAILS FROM MIKE RAYFIELD RE COMMENCING ASSET		

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6/26/25	JE	INVESTIGATION.	.1	100.00
6/26/25	JE	RECEIVE AND RESPOND TO EMAIL FROM MIKE RAYFIELD RE BANK SEARCH AND BROKERAGE SEARCH.	.1	100.00
6/26/25	JE	RECEIVE AND REVIEW NOTICE OF MOTION IN BK PROCEEDING RE CONSOLIDATION OF KS MATTSON AND LEFEVER BK.	.1	100.00
6/26/25	JE	RECEIVE AND RESPOND TO EMAIL AND VOICEMAIL FROM JACK WEAVER CONCERNING ENFORCEMENT ACTION AGAINST EDWARD BENEDETTI'S ESTATE.	.1	100.00
6/26/25	JE	RECEIVE AND REVIEW EMAIL FROM MARIA CANTRELL RE SUMMARY OF PARTITION STATUS.	.1	100.00
6/26/25	JE	ZOOM CONFERENCE WITH THOMAS RUPP, MEGAN NISHGAWA, AND EMILY MALHIOT RE STATUS OF BENEDETTI MATTER AND KSMP'S LACK OF INTEREST.	.3	300.00
6/26/25	EM	ZOOM CALL WITH HOGAN LOVELLS, JOSH ESCOVEDO, AND THOMAS RUPP RE: KSMP INDEPENDENT FIDUCIARY AND CURRENT LITIGATION INVOLVING KSMP AND LEFEVER MATTSON.	.3	210.00
6/26/25	EM	RECEIVE AND REVIEW EMAIL FROM MARIA CANTRELL RE: LIST OF TRUST PROPERTIES AND PARTITION CASE STATUS.	.1	70.00
6/26/25	SH	RECEIVE AND REVIEW CORRESPONDENCE FROM MARIA CANTRELL DETAILING STATUS OF PARTITION ACTIONS INVOLVING ARTHUR AND ARRON BENEDETTI.	.1	70.00
6/26/25	MC	RESEARCH STATUS OF PARTITION MATTERS.	.4	160.00
6/26/25	MC	PREPARE LIST OF PROPERTIES.	.4	160.00
6/27/25	EM	RECEIVE AND REVIEW EMAILS FROM HOGAN LOVELLS, JOSH ESCOVEDO, AND THOMAS RUPP RE: ENGAGEMENT LETTER WITH LEFEVER MATTSON AND ESTIMATED COSTS.	.2	140.00
6/27/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO AND THOMAS RUPP RE: SAME.	.1	70.00
6/29/25	JE	PREPARE EMAIL TO JACK WEAVER CONCERNING FUNDS HELD BY EDWARD BENEDETTI AND HIS SPOUSE.	.1	100.00
6/30/25	JE	RECEIVE AND RESPOND TO EMAIL FROM JACK WEAVER RE CALL TO DISCUSS STATUS.	.1	100.00

Date	Description of Disbursement	CheckNo	Units	Amount
5/31/25	FILING INFOTRACK US, INC. FILING OF DECLARATION IN SUPPORT AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/6/2025 - 16513847	618442		4.95
5/31/25	FILING INFOTRACK US, INC. FILING OF DECLARATION IN SUPPORT AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/6/2025 - 16513847	618442		.99
5/31/25	FILING INFOTRACK US, INC. FILING OF DECLARATION IN SUPPORT AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/6/2025 - 16513847	618442		16.95
5/31/25	FILING INFOTRACK US, INC. FILING OF DECLARATION RE: AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/13/2025 - 16531709	618442		4.95

File Number JE L3004-2 LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL. 6/30/25 1433478 9 Page

Date	Description of Disbursement	CheckNo	Units	Amount
5/31/25	FILING INFOTRACK US, INC. FILING OF DECLARATION RE: AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/13/2025 - 16531709	618442		.99
5/31/25	FILING INFOTRACK US, INC. FILING OF DECLARATION RE: AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/13/2025 - 16531709	618442		16.95
5/31/25	FILING INFOTRACK US, INC. FILING OF REPLY MEMO OF P&A IN SUPPORT AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/15/2025 - 16539822	618442		4.95
5/31/25	FILING INFOTRACK US, INC. FILING OF REPLY MEMO OF P&A IN SUPPORT AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/15/2025 - 16539822	618442		.99
5/31/25	FILING INFOTRACK US, INC. FILING OF REPLY MEMO OF P&A IN SUPPORT AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/15/2025 - 16539822	618442		16.95
5/31/25	FILING INFOTRACK US, INC. FILING OF REPLY MEMO OF P&A IN SUPPORT AT SUPERIOR COURT OF CALIFORNIA, SONOMA COUNTY ON 5/15/2025 - 16539822	618442		3.00
6/10/25	COURT REPORTER APTUS COURT REPORTING COURT REPORTER FOR MAY 21, 2025 FEES MOTION	618026		1,090.00
6/15/25	MESSENGER SERVICE FIRST LEGAL BUYER INC DBA FIRST LEGAL NETWORK FROM BUCHALTER A PROFESSIONAL CORP., SACRAMENTO TO SONOMA-CIVIL & FAMILY LAW, SANTA ROSA ON 06/02/25 1619842	618608		206.00

Recap of Services	Hours	Effective Rate	Fees
JAROM PHIPPS	.2	1000.00	200.00
JOSH ESCOVEDO	16.5	1000.00	16,500.00
DANIELLE DIEBERT	6.7	1000.00	6,700.00
EMILY MALHIOT	20.6	700.00	14,420.00
SIERRA HORTON	26.3	700.00	18,410.00
MARIA CANTRELL	.8	400.00	320.00
Total	71.1		56,550.00

Total Fees 56,550.00
Total Disbursements 1,367.67

Matter Total \$ 57,917.67



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LEFEVER MATTSON
6359 AUBURN BLVD, SUITE B
CITRUS HEIGHTS, CA 95621

June 30, 2025
Invoice No. 1433479

Attn: BSHARP@DSICONSULTING.COM
TRUPP@KBKLLP.COM; DTAYLOR@KBKLLP.COM

Re: APPELLATE CASE
Our File No: L3004-3

Current Fees Through 06/30/25	28,863.00
Invoice Total	\$ 28,863.00

Wire Instructions

ZB, N.A, dba California Bank & Trust - 550 South Hope Street - Suite 300 - Los Angeles, CA 90071

ABA#: 121002042 - Swift Code: ZFNBUS55
Account Name: Buchalter - Account No: 3240017271
Reference: Invoice number(s)

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go to the payment portal on www.Buchalter.com

File Number JE	L3004-3	LEFEVER MATTSON APPELLATE CASE	6/30/25 1433479 Page 1	
Date	Tkpr	Description of Services Rendered	Hours	Amount
5/01/25	JE	CORRESPOND WITH EMILY MALHIOT RE DEADLINE TO FILE RESPONSE TO OPENING BRIEF.	.1	100.00
5/01/25	JE	PREPARE EMAIL TO MARC LIBARLE REQUESTING STIPULATION.	.1	100.00
5/01/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: NEED TO REQUEST BRIEFING EXTENSION FROM OPPOSING COUNSEL.	.1	70.00
5/01/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO OPPOSING COUNSEL RE: SAME.	.1	70.00
5/02/25	EM	CONTINUE TO REVIEW AND ANALYZE APPELLANTS' OPENING BRIEF.	1.0	700.00
5/02/25	EM	RESEARCH BRIEFING REQUIREMENTS, AND PREPARE SUMMARY.	.4	280.00
5/05/25	JE	RECEIVE VOICEMAIL FROM MARC LIBARLE RE REQUEST FOR EXTENSION TO FILE RESPONSE BRIEF.	.1	100.00
5/05/25	JE	CORRESPOND WITH HARRY CHAMBERLAIN AND EMILY MALHIOT RE EXTENSION.	.1	100.00
5/05/25	JE	RECEIVE EMAIL FROM MARC LIBARLE RE STIPULATION TO EXTEND TIME TO FILE OPPOSITION BRIEF.	.1	100.00
5/05/25	EM	RECEIVE AND REVIEW EMAILS FROM OPPOSING COUNSEL AND JOSH ESCOVEDO RE: STIPULATION TO EXTEND DEADLINE TO FILE RESPONDENT'S BRIEF.	.2	140.00
5/05/25	EM	PREPARE SAID STIPULATION.	.3	210.00
5/05/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: SAME.	.1	70.00
5/06/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: STIPULATION FOR 60-DAY EXTENSION TO FILE RESPONDING BRIEF AND COMMUNICATIONS WITH OPPOSING COUNSEL.	.1	70.00
5/07/25	JE	RECEIVE AND REVIEW OBJECTIONS TO SUPPLEMENTAL DECLARATIONS RE FEE INVOICES.	.2	200.00
5/07/25	EM	PREPARE EMAIL TO OPPOSING COUNSEL RE: STIPULATION FOR EXTENSION OF TIME TO FILE RESPONSIVE BRIEF.	.1	70.00
5/08/25	JE	CORRESPOND WITH EMILY MALHIOT RE DEADLINE TO MOVE FOR CONTINUANCE.	.1	100.00
5/08/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: STIPULATION TO EXTEND BRIEFING DEADLINE AND NEED TO FOLLOW UP WITH OPPOSING COUNSEL.	.1	70.00
5/09/25	JE	CORRESPOND WITH EMILY MALHIOT RE OPPOSING COUNSEL'S FAILURE TO RETURN STIPULATION RE EXTENSION OF TIME TO FILE BRIEF.	.1	100.00
5/09/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT RE STATUS AND BRIEF.	.1	100.00
5/09/25	EM	LEAVE VOICEMAIL FOR OPPOSING COUNSEL RE: NEED TO SIGN AND RETURN STIPULATION TO EXTEND BRIEFING DEADLINE.	.1	70.00
5/09/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: SAME AND MEETING AVAILABILITY.	.2	140.00
5/09/25	SH	COORDINATE MEETING TO DISCUSS APPEAL STATUS.	.1	70.00
5/10/25	JE	RECEIVE AND REVIEW REMINDER FROM THE COURT RE DEADLINE TO FILE RESPONSIVE BRIEF IN APPELLATE MATTER.	.1	100.00
5/12/25	JE	CORRESPOND WITH EMILY MALHIOT RE LIBARLE SIGNING STIPULATION TO EXTEND TIME TO FILE OPENING BRIEF.	.1	100.00
5/12/25	EM	CORRESPOND WITH OPPOSING COUNSEL RE: AUTHORIZATION TO SIGN STIPULATION TO EXTEND BRIEFING DEADLINE.	.1	70.00
5/12/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: SAME.	.1	70.00
5/13/25	JE	ANALYZE ORDER TO DETERMINE DEADLINE TO FILE REPLY BRIEF RE FEE		

File Number JE	L3004-3	LEFEVER MATTSON APPELLATE CASE	6/30/25 1433479 Page 2	
Date	Tkpr	Description of Services Rendered	Hours	Amount
		MOTIONS.	.2	200.00
5/13/25	JE	CORRESPOND WITH EMILY MALHIOT AND SIERRA HORTON RE APPELLATE BRIEF.	.4	400.00
5/13/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: BRIEFING DEADLINE EXTENSION, BRIEF OUTLINE AND REQUIREMENTS, AND NEXT STEPS.	.3	210.00
5/13/25	SH	MEET WITH JOSH ESCOVEDO AND EMILY MALHIOT TO DISCUSS STATUS OF APPEAL, NEXT STEPS REGARDING DRAFTING OF ANSWERING BRIEF.	.3	210.00
5/13/25	SH	ANALYZE PLEADINGS AND OTHER DOCUMENTS FROM TRIAL COURT CASE IN PREPARATION FOR ANSWERING BRIEF.	1.9	1,330.00
5/13/25	SH	RESEARCH STANDARDS OF REVIEW AND OTHER PROCEDURAL/SUBSTANTIVE REQUIREMENTS FOR APPEALS.	2.1	1,470.00
5/14/25	JE	RECEIVE ORDER GRANTING EXTENSION OF TIME TO FILE RESPONSIVE BRIEF.	.1	100.00
5/14/25	JE	CORRESPOND WITH THOMAS RUPP CONCERNING STATUS OF APPEAL AND ENFORCEMENT ACTION.	.1	100.00
5/14/25	EM	RECEIVE AND REVIEW ORDER GRANTING STIPULATION FOR BRIEFING EXTENSION DEADLINE.	.1	70.00
5/19/25	JE	TEAMS CONFERENCE WITH BK COUNSEL RE STATUS AND NEXT STEPS, INCLUDING POST-JUDGMENT DISCOVERY AND APPEAL.	.4	400.00
5/20/25	SH	RECEIVE AND REVIEW CORRESPONDENCE REGARDING COURT'S RULING ON OPPOSING COUNSELS' FEES MOTION.	.1	70.00
5/21/25	SH	RECEIVE AND REVIEW CORRESPONDENCE FROM EMILY MALHIOT REGARDING ORAL ARGUMENT ON FEE MOTION, ADOPTION OF TENTATIVE RULING.	.1	70.00
5/27/25	JE	PREPARE STATEMENT OF FACTS FOR RESPONSE BRIEF IN APPEAL.	4.5	4,500.00
6/02/25	JE	RECEIVE AND REVIEW OBJECTION TO PROPOSED ORDER.	.2	200.00
6/02/25	JE	CORRESPOND WITH EMILY MALHIOT RE THE SAME.	.1	100.00
6/02/25	JE	PREPARE EMAIL TO BK COUNSEL AND THE CLIENT RE STATUS.	.1	100.00
6/02/25	JE	CORRESPOND WITH EMILY MALHIOT CONCERNING RESEARCH ISSUES.	.1	100.00
6/02/25	JE	RECEIVE EMAIL FROM BK COUNSEL RE PROPOSED ORDER ON FEE MOTION.	.1	100.00
6/02/25	JE	REVIEW AND REVISE LETTER TO THE COURT RE PROPOSED ORDER ON FEE MOTION.	.2	200.00
6/05/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT RE DEADLINE TO FILE APPELLATE BRIEF, PENDING ESCROW FOR SALE OF PROPERTY, AND ENFORCEMENT OF STATE COURT JUDGMENT.	.1	100.00
6/05/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT RE RESEARCH ISSUE CONCERNING WHETHER JUDGMENT CAN BE ENFORCED AGAINST A TRUST IN WHICH THE JUDGMENT DEBTOR IS A BENEFICIARY.	.2	200.00
6/06/25	SH	CONTINUE RESEARCH RELATED TO APPELLATE BRIEF.	2.7	1,890.00
6/10/25	JE	CONTINUE TO PREPARE STATEMENT OF FACTS AND PROCEDURAL POSTURE FOR RESPONDENT'S BRIEF.	3.3	3,300.00
6/10/25	JE	REVIEW AND ANALYZE DOCKET TO FILL IN RELEVANT DATES INTO STATEMENT OF FACTS.	.2	200.00
6/10/25	JE	PARTICIPATE IN CALL WITH EMILY MALHIOT AND STEVE DUPRE--POTENTIAL INVESTIGATOR.	.2	200.00
6/11/25	JE	RECEIVE AND RESPOND TO EMAIL FROM BK COUNSEL RE FEE APPLICATION.	.1	100.00
6/12/25	JE	PREPARE INTERIM FEE APPLICATION AND SUPPORTING DOCUMENTS.	3.7	3,700.00
6/13/25	JE	RECEIVE AND RESPOND TO EMAILS FROM THOMAS RUPP RE PRIVATE INVESTIGATOR AND INTERIM FEE APPLICATION.	.1	100.00

File Number JE L3004-3 LEFEVER MATTSON APPELLATE CASE 6/30/25 1433479 3 Page

Date	Tkpr	Description of Services Rendered	Hours	Amount
6/13/25	JE	CORRESPOND WITH SIERRA HORTON RE FURTHER RESEARCH AND ANALYSIS OF STANDARD OF REVIEW AND LIBARLE'S BRIEF.	.1	100.00
6/13/25	SH	CONTINUE RESEARCHING AND DRAFTING MEMORANDUM REGARDING STANDARDS OF REVIEW FOR APPEAL AND OTHER LEGAL STANDARDS RELATED TO ARGUMENTS MADE IN APPELLANT'S OPENING BRIEF.	2.8	1,960.00
6/16/25	JE	RECEIVE AND RESPOND TO EMAIL FROM BK COUNSEL RE INTERIM FEE APPLICATION.	.1	100.00
6/16/25	JE	RECEIVE AND PERFORM FINAL REVIEW OF INTERIM FEE APPLICATION.	.1	100.00
6/16/25	JE	CORRESPOND WITH SIERRA HORTON RE STANDARD OF REVIEW RESEARCH.	.2	200.00
6/16/25	EM	RECEIVE AND REVIEW EMAIL FROM SIERRA HORTON RE: RESEARCH ON APPELLATE STANDARDS OF REVIEW.	.1	70.00
6/16/25	SH	CONTINUE WORKING ON APPELLATE RESPONSE BRIEF RESEARCH.	3.3	2,310.00
6/19/25	SV	LOCATE AND OBTAIN A DOCKET SHEET IN LOS ANGELES SUPERIOR COURT CASE BP135753, PER THE REQUEST OF S HORTON.	.6	63.00
6/24/25	JE	CORRESPOND WITH SIERRA HORTON RE APPELLATE BRIEF.	.1	100.00
6/24/25	JE	CORRESPOND WITH EMILY MALHIOT RE THE SAME.	.1	100.00
6/24/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: BRIEF DRAFTING AND RESEARCH STATUS.	.1	70.00
6/25/25	JE	RECEIVE AND RESPOND TO EMAILS FROM HOGAN LOVELLS RE REPRESENTATION OF KS MATTSON.	.2	200.00
6/25/25	JE	CORRESPOND WITH BK COUNSEL RE THE SAME.	.1	100.00
6/27/25	JE	RECEIVE AND RESPOND TO EMAILS FROM MEGAN NISHIKAWA RE ENGAGEMENT WITH LM AND COSTS ASSOCIATED WITH APPEAL.	.2	200.00
6/27/25	JE	CORRESPOND WITH THOMAS RUPP RE THE SAME.	.1	100.00

Recap of Services	Hours	Effective Rate	Fees
JOSH ESCOVEDO	16.9	1000.00	16,900.00
EMILY MALHIOT	3.6	700.00	2,520.00
SIERRA HORTON	13.4	700.00	9,380.00
SHANNON VICIC	.6	105.00	63.00
Total	34.5		28,863.00

Total Fees 28,863.00
Matter Total \$ 28,863.00

Buchalter

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LEFEVER MATTSON
6359 AUBURN BLVD, SUITE B
CITRUS HEIGHTS, CA 95621

July 31, 2025
Invoice No. 1432376

Attn: **BSHARP@DSICONSULTING.COM**
TRUPP@KBKLLP.COM; DTAYLOR@KBKLLP.COM

Re: KS MATTSON PARTNERS V. BENEDETTI, ET AL.
Our File No: L3004-2

Current Fees Through 07/31/25	24,530.00
Current Disbursements Through 07/31/25	422.15
Invoice Total	<u>\$ 24,952.15</u>

Wire Instructions

ZB, N.A, dba California Bank & Trust - 550 South Hope Street - Suite 300 - Los Angeles,
CA 90071

ABA#: 121002042 - Swift Code: ZFNBUS55
Account Name: Buchalter - Account No: 3240017271
Reference: Invoice number(s)

To pay by Visa or MasterCard
go to the payment portal on www.Buchalter.com

File Number JE L3004-2 LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL. 7/31/25 1432376 Page 1

Date	Tkpr	Description of Services Rendered	Hours	Amount
7/01/25	JE	RECEIVE AND RESPOND TO EMAIL FROM THOMAS RUPP RE INQUIRY FROM US TRUSTEE; RECEIVE AND RESPOND TO EMAIL FROM US TRUSTEE RE THE SAME; TELEPHONE CALL WITH JACK WEAVER RE POTENTIAL ENFORCEMENT AND STATUS OF PARTITION ACTION; CORRESPOND WITH SIERRA HORTON RE POTENTIAL COMPLAINT IN INTERVENTION AND CONVERSATION WITH JACK WEAVER; REVIEW AND FINALIZE PETITION RE ESTATES AND SUPPORTING EX PARTE APPLICATION TO SPECIALLY SET HEARING.	2.3	2,300.00
7/01/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP, JOSH ESCOVEDO, AND USTP RE: LEDES DATA.	.2	140.00
7/01/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING RESEARCH ASSIGNMENT AS IT RELATES TO INTERVENING IN BENEDETTI PARTITION ACTIONS.	.2	140.00
7/01/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING PETITION TO ENFORCE MONEY JUDGMENT.	.1	70.00
7/02/25	JE	REVIEW AND ANALYZE PROBATE DOCKET FOR THE TRUSTS IN PREPARATION FOR MEETING WITH SIERRA HORTON.	.2	200.00
7/02/25	JE	MEETING WITH SIERRA HORTON RE PETITION RE TRUSTS, STRATEGY, AND PROCEDURE.	.2	200.00
7/02/25	JE	RECEIVE AND RESPOND TO EMAIL FROM US TRUSTEE.	.1	100.00
7/02/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT RE ENFORCEMENT AGAINST ARTHUR AND AARON BENEDETTI'S PROPERTIES.	.2	200.00
7/02/25	JE	RECEIVE AND RESPOND TO EMAIL FROM WENDY GIBSON RE TRUSTEE OF WALTER BENEDETTI TRUST.	.2	200.00
7/02/25	EM	RECEIVE AND REVIEW EMAILS FROM USTP COUNSEL AND JOSH ESCOVEDO RE: LEDES DATA.	.2	140.00
7/02/25	SH	CORRESPOND WITH JOSH ESCOVEDO AND DANIELLE DIEBERT REGARDING PETITION TO ENFORCE MONEY JUDGMENT. COORDINATE FINALIZATION OF PETITION TO ENFORCE MONEY JUDGMENT AND RELATED DOCUMENTS. REQUEST DOCKET FROM ARTHUR BENEDETTI'S PENDING PROBATE MATTER INVOLVING BOTH THE WILLIE W. BENEDETTI AND WALTER BENEDETTI TRUSTS. ANALYZE PARTITION COMPLAINTS.	2.0	1,400.00
7/02/25	MC	RESEARCH AND ANALYZE BENEDETTI CASES	.7	280.00
7/02/25	MC	REQUEST COURT FILES FOR REVIEW	.3	120.00
7/03/25	JE	RECEIVE TITLE REPORTS FOR PROPERTIES IN PARTITION ACTION.	.1	100.00
7/03/25	JE	CORRESPOND WITH EMILY MALHIOT AND SIERRA HORTON RE PROCEDURE TO AMEND JUDGMENT.	.1	100.00
7/03/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: PROCEDURE TO AMEND JUDGMENT.	.1	70.00
7/03/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING AMENDING JUDGMENT.	.1	70.00
7/03/25	MC	RESEARCH TITLE ON SUBJECT PROPERTIES	.3	120.00
7/03/25	MC	PREPARE SUMMARY OF ANALYSIS REGARDING TITLE ON SUBJECT PROPERTIES	.3	120.00
7/04/25	JE	CURSORY REVIEW OF DATA TREE AND OTHER DOCUMENTATION CONCERNING TITLE TO EACH OF THE PARTITION PROPERTIES; CORRESPOND WITH MARIA CANTRELL AND SIERRA HORTON RE CREATION OF TABLE RE PROPERTY AND RECORD TITLE HOLDER.	.2	200.00
7/04/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO RE: TITLE REPORT REVIEW.	.1	70.00
7/07/25	JE	RECEIVE AND RESPOND TO EMAIL FROM MEGAN NISHIKAWA CONCERNING		

File Number JE	L3004-2	LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL.	7/31/25 1432376 2	
			Page	
Date	Tkpr	Description of Services Rendered	Hours	Amount
7/07/25	EM	REQUEST FOR COMPLAINT IN BENEDETTI MATTER.	.1	100.00
7/07/25	MC	RECEIVE AND REVIEW EMAILS FROM HOGAN LOVELLS RE: COMPLAINT AND LEFEVER MATTSON'S SUBSTITUTION.	.1	70.00
7/08/25	EM	REVIEW FILE MATERIALS AND PREPARE CHART OF PROPERTIES	.4	160.00
7/08/25	MC	RECEIVE AND REVIEW EMAIL FROM MARIA CANTRELL RE: PLEADINGS IN PARTITION ACTIONS.	.1	70.00
7/09/25	JE	REVIEW AND ANALYZE COURT FILINGS IN ARRON AND ARTHUR BENEDETTI'S HEGSTAAD ACTION	.6	240.00
7/09/25	DD	RECEIVE AND REVIEW EMAILS BETWEEN DANIELLE DIEBERT AND SIERRA HORTON CONCERN PETITION.	.1	100.00
7/09/25	SH	REVIEW EMAIL FROM SIERRA HORTON AND DRAFT REPLY EMAIL RE SAME RE PETITION FILED BY ADVERSE PARTIES.	.2	200.00
7/10/25	JE	COORDINATE ANALYSIS OF WILLIE W. BENEDETTI LIVING TRUST FOR PURPOSES OF DETERMINING RELEVANT PROVISIONS OF THE SAME TO ADDRESS IN PETITION TO ENFORCE MONEY JUDGMENT.	.4	280.00
7/10/25	EM	RECEIVE AND RESPOND TO EMAILS FROM MEGAN NISHIKAWA RE COMPLAINT AND DOCUMENTS RELATED TO ASSIGNMENT (.1); CORRESPOND WITH THOMAS RUPP, DAVID TAYLOR, AND THE CLIENT RE THE SAME (.1).	.2	200.00
7/10/25	MC	RECEIVE AND REVIEW EMAILS FROM HOGAN LOVELLS AND JOSH ESCOVEDO RE: NEED TO SEND COMPLAINT AND BRIEFING CONCERNING LEFEVER MATTSON SUBSTITUTION.	.1	70.00
7/10/25	MC	REVIEW AND ANALYZE TRUST AMENDMENT	.6	240.00
7/11/25	JE	PREPARE SUMMARY OF SAME TO S. HORTON	.2	80.00
7/11/25	JE	RECEIVE AND RESPOND TO EMAIL FROM WENDY GIBSON CONCERNING TRUSTS IN WHICH ARTHUR AND AARON BENEDETTI ARE BENEFICIARIES.	.1	100.00
7/11/25	EM	RECEIVE AND RESPOND TO EMAILS FROM BK COUNSEL AND HOGAN LOVELLS RE PROVIDING DOCUMENTS RELATED TO KS MATTSON SUBSTITUTION.	.2	200.00
7/11/25	SH	RECEIVE AND REVIEW EMAILS FROM HOGAN LOVELLS AND THOMAS RUPP RE: PARTITION COMPLAINT AND LEFEVER MATTSON SUBSTITUTION.	.1	70.00
7/15/25	EM	BEGIN REVISING PETITION TO ENFORCE MONEY JUDGMENT TO INCORPORATE INFORMATION RECEIVED FROM PENDING PROBATE MATTER REGARDING PROVISIONS OF THE WILLIE W. BENEDETTI TRUST.	.4	280.00
7/16/25	JE	RECEIVE AND REVIEW EMAIL FROM COLIN MITSUOKA RE: FEE APPLICATION HEARING.	.1	70.00
7/16/25	SH	CORRESPOND WITH SIERRA HORTON RE RESEARCH CONCERNING COMPLAINT IN INTERVENTION.	.1	100.00
7/19/25	JE	REVISE PETITION TO ENFORCE MONEY JUDGMENT. CORRESPOND WITH DANIELLE DIEBERT REGARDING THE SAME.	.8	560.00
7/21/25	JE	CORRESPOND WITH COUNSEL FOR KS MATTSON PARTNERS RE BENEDETTI LITIGATION AND ASSIGNMENT OF ALL RIGHTS FROM KSMP TO LM.	.3	300.00
7/21/25	DD	RECEIVE AND APPROVE PROPOSED ORDER RE INTERIM FEE APPLICATION.	.1	100.00
7/21/25	SH	REVIEW EMAIL FROM SIERRA HORTON AND DRAFT REPLY EMAIL RE SAME.	.1	100.00
7/22/25	JE	REVISE EX PARTE APPLICATION TO ENFORCE MONEY JUDGMENT TO INCLUDE ARGUMENTS RELATED TO THE BENEDETTI BROTHERS' PENDING HEGGSTAD PETITION TO PROBATE COURT.	1.0	700.00
7/22/25	JE	RECEIVE AND RESPOND TO EMAIL FROM BK COUNSEL RE ENTERED ORDER ON FEE APPLICATION; REVIEW COURT-ENTERED ORDER.	.1	100.00
7/22/25	JE	FURTHER REVIEW AND REVISE PETITION IN PROBATE MATTER TO ENFORCE		

File Number JE L3004-2 LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL. 7/31/25 1432376 3 Page

Date	Tkpr	Description of Services Rendered	Hours	Amount
7/22/25	DD	JUDGMENT AGAINST JUDGMENT DEBTORS' TRUST INTERESTS (.8); FURTHER REVIEW AND ANALYZE RELATED EX PARTE APPLICATION AND SUPPORTING DECLARATION (.8).	1.6	1,600.00
7/22/25	DD	REVIEW AND REVISE EX PARTE APPLICATION AND PETITION TO RECOVER JUDGMENT AGAINST BENEFICIAL INTERESTS. REVIEW PETITION FILED BY ADVERSE PARTY. REVIEW TERMS OF THE TRUST.	2.7	2,700.00
7/22/25	DD	REVIEW EMAIL FROM SIERRA HORTON RE PETITION AND DRAFT EMAIL TO SIERRA HORTON RE REVISIONS.	.3	300.00
7/22/25	EM	RECEIVE AND REVIEW COURT ORDERS ON FEE APPLICATIONS.	.1	70.00
7/22/25	SH	FURTHER REVISE AND FINALIZE PETITION TO ENFORCE MONEY JUDGMENT, EX PARTE APPLICATION, AND DECLARATION OF JOSH ESCOVEDO IN SUPPORT OF EX PARTE APPLICATION.	2.3	1,610.00
7/22/25	SH	CORRESPOND WITH JOSH ESCOVEDO RE PETITION TO ENFORCE MONEY JUDGMENT, EX PARTE APPLICATION, AND DECLARATION OF JOSH ESCOVEDO RE EX PARTE APPLICATION.	.2	140.00
7/22/25	SH	RESEARCH CASE LAW AND STATUTORY AUTHORITY REGARDING ABILITY OF A JUDGMENT CREDITOR TO INTERVENE IN A PARTITION ACTION INVOLVING THE JUDGMENT CREDITOR'S JUDGMENT DEBTORS.	.8	560.00
7/22/25	SH	DRAFT MEMORANDUM REGARDING CASE LAW RESEARCH AND SEND TO JOSH ESCOVEDO.	.6	420.00
7/22/25	SH	RESEARCH ABILITY TO OBTAIN A LIEN ON REAL PROPERTY OWNED BY JUDGMENT DEBTORS, AS WELL.	.2	140.00
7/23/25	JE	CORRESPOND WITH SIERRA HORTON CONCERNING BILL UTNEHMER'S ROLE IN THE BENEDETTI TRANSACTION FOR PURPOSES OF DETERMINING WHETHER HE'S ENTITLED TO NOTICE OF THE CREDITOR PETITION.	.1	100.00
7/23/25	JE	REVIEW AND APPROVE REVISED PETITION AND SUPPORTING DOCUMENTS (.5); PREPARE EMAIL TO THE CLIENT RE THE SAME (.3).	.8	800.00
7/23/25	JE	REVIEW AND ANALYZE EMAIL FROM PRIVATE INVESTIGATOR CONCERNING WHETHER LM WANTS INFORMATION CONCERNING THE BENEDETTI BROTHERS' RETIREMENT ACCOUNTS; CORRESPOND WITH EMILY MALHIOT CONCERNING THE SAME.	.1	100.00
7/23/25	JE	REVIEW AND ANALYZE RESEARCH PERFORMED BY SIERRA HORTON RE INTERVENTION AND LIEN ENFORCEMENT RIGHTS (.2); PREPARE DETAILED EMAIL TO THE CLIENT ADVISING OF RESEARCH FINDINGS AND SUGGESTED COURSE OF ACTION (.4).	.6	600.00
7/23/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO AND THOMAS RUPP RE: PETITION TO ENFORCE JUDGMENT AGAINST TRUST BENEFICIARIES READY FOR REVIEW, OTHER ENFORCEMENT ACTIONS, AND NEXT STEPS.	.3	210.00
7/23/25	EM	CORRESPOND WITH PRIVATE INVESTIGATOR MIKE RAYFIELD RE: WHETHER TO SEARCH FOR RETIREMENT ACCOUNTS.	.3	210.00
7/23/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE WHETHER TO SEARCH FOR RETIREMENT ACCOUNTS.	.1	70.00
7/23/25	EM	RESEARCH WHETHER RETIREMENT ACCOUNTS ARE EXEMPT FROM ENFORCEMENT OF MONEY JUDGMENTS.	.7	490.00
7/23/25	SH	ANALYZE JOSH ESCOVEDO'S REVISIONS TO PETITION TO ENFORCE MONEY JUDGMENT, EX PARTE APPLICATION, AND RELATED DOCUMENTS.	.5	350.00
7/23/25	SH	FURTHER REVISE THE PETITION, EX PARTE APPLICATION, AND DECLARATION OF JOSH ESCOVEDO.	1.5	1,050.00

File Number JE L3004-2 LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL. 7/31/25 1432376 4 Page

Date	Tkpr	Description of Services Rendered	Hours	Amount
7/23/25	SH	CONTINUE RESEARCHING PROCEDURES FOR AND LIMITATIONS ON OBTAINING A JUDGMENT LIEN ON A JUDGMENT DEBTOR'S REAL PROPERTY.	1.0	700.00
7/23/25	SH	DRAFT AND SEND CORRESPONDENCE TO JOSH ESCOVEDO REGARDING JUDGMENT LIEN.	.3	210.00
7/23/25	SH	RECEIVE AND REVIEW JOSH ESCOVEDO'S CORRESPONDENCE WITH CLIENT REGARDING THE PARTITION INTERVENTION AND LIEN PROCEDURES.	.2	140.00
7/24/25	JE	CORRESPOND WITH MARIA CANTRELL AND CHRISTINE CALDERON CONCERNING JUDGMENT LIENS AGAINST ARTHUR AND AARON BENEDETTI.	.2	200.00
7/24/25	JE	RECEIVE EMAILS FROM THOMAS RUPP AND BRAD SHARP APPROVING PROPOSED LIEN AND INTERVENTION IN THE PARTITION ACTIONS.	.1	100.00
7/24/25	EM	RECEIVE AND REVIEW EMAIL FROM PRIVATE INVESTIGATOR MIKE RAYFIELD RE: HOLD ON RETIREMENT ACCOUNT SEARCH.	.1	70.00
7/24/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP AND BRAD SHARP RE: APPROVAL TO ASSERT LIEN IN PARTITION PROCEEDINGS.	.1	70.00
7/26/25	JE	CORRESPOND WITH SIERRA HORTON RE CLIENT APPROVAL TO COMMENCE INTERVENTION PROCEDURES AND FILE CREDITOR'S PETITION IN THE BENEDETTI PROBATE MATTERS.	.1	100.00
7/28/25	JE	CORRESPOND AND STRATEGIZE WITH SIERRA HORTON RE FINALIZATION OF CREDITOR'S PETITION AND OBTAINING VERIFICATION FROM THE CLIENT.	.1	100.00
7/28/25	EM	RECEIVE AND REVIEW EMAIL FROM THOMAS RUPP RE: VERIFICATION IN PETITION TO ENFORCE JUDGMENT IN PARTITION ACTION.	.1	70.00
7/28/25	SH	COORDINATE FINALIZATION OF PETITION TO ENFORCE MONEY JUDGMENT AND VERIFICATION TO BE SENT FOR BRADLEY SHARP'S SIGNATURE.	.3	210.00
7/28/25	SH	RECEIVE AND REVIEW CORRESPONDENCE FROM THOMAS RUPP REGARDING THE VERIFICATION, DISCUSS WITH JOSH ESCOVEDO.	.1	70.00
7/28/25	SH	DETERMINE OVERALL CASE STATUS INCLUDING PENDING ASSIGNMENTS AND UPCOMING DEADLINES.	.1	70.00
7/30/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING STATUS OF PETITION TO ENFORCE MONEY JUDGMENT.	.1	70.00

Date	Description of Disbursement	CheckNo	Units	Amount
6/30/25	COURT SERVICE NATIONWIDE LEGAL, LLC OBTAIN COPY OF ORDER FROM SONOMA CO. SUPERIOR COURT ON 6/10/25 - SAC66470	619105		181.00
7/15/25	OUTSIDE REPRODUCTION/COPIES FIRST LEGAL BUYER INC DBA FIRST LEGAL NETWORK FROM SONOMA-CIVIL & FAMILY LAW, SANTA ROSA TO BUCHALTER A PROFESSIONAL CORP., SACRAMENTO ON 07/08/25 1620212	619452		241.15

Recap of Services	Hours	Effective Rate	Fees
JOSH ESCOVEDO	8.6	1000.00	8,600.00
DANIELLE DIEBERT	3.3	1000.00	3,300.00
EMILY MALHIOT	2.9	700.00	2,030.00
SIERRA HORTON	13.2	700.00	9,240.00
MARIA CANTRELL	3.4	400.00	1,360.00

File Number JE	L3004-2	LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL.	7/31/25 1432376 Page 5
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Recap of Services	Hours	Effective Rate	Fees
Total	31.4		24,530.00
Total Fees			24,530.00
Total Disbursements			422.15
Matter Total			\$ 24,952.15



1000 Wilshire Boulevard
Suite 1500
Los Angeles, CA 90017-1730
(213) 891-0700 Telephone
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95-2640846
<http://www.buchalter.com>

LEFEVER MATTSON
6359 AUBURN BLVD, SUITE B
CITRUS HEIGHTS, CA 95621

July 31, 2025
Invoice No. 1432377

Attn: BSHARP@DSICONSULTING.COM
TRUPP@KBKLLP.COM; DTAYLOR@KBKLLP.COM

Re: APPELLATE CASE
Our File No: L3004-3

Current Fees Through 07/31/25	67,790.00
Current Disbursements Through 07/31/25	103.87
Invoice Total	\$ 67,893.87

Wire Instructions

ZB, N.A, dba California Bank & Trust - 550 South Hope Street - Suite 300 - Los Angeles,
CA 90071

ABA#: 121002042 - Swift Code: ZFNBUS55
Account Name: Buchalter - Account No: 3240017271
Reference: Invoice number(s)

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go to the payment portal on www.Buchalter.com

File Number JE	L3004-3	LEFEVER MATTSON APPELLATE CASE	7/31/25 1432377 Page 1	
Date	Tkpr	Description of Services Rendered	Hours	Amount
7/01/25	EM	CONTINUE TO REVIEW AND ANALYZE OPENING BRIEF, RESEARCH DAMAGES ISSUES, AND DRAFT PORTIONS OF RESPONDING BRIEF.	3.0	2,100.00
7/02/25	EM	CONTINUE TO REVIEW AND ANALYZE OPENING BRIEF, RESEARCH DAMAGES ISSUES, AND DRAFT PORTIONS OF RESPONDING BRIEF.	6.3	4,410.00
7/03/25	EM	CONTINUE TO REVIEW AND ANALYZE OPENING BRIEF, CONDUCT APPLICABLE RESEARCH, AND DRAFT PORTIONS OF RESPONDING BRIEF.	3.0	2,100.00
7/03/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: RESPONDING BRIEF, DIVISION OF LABOR, AND NEXT STEPS.	.4	280.00
7/03/25	SH	CORRESPOND WITH JOSH ESCOVEDO AND EMILY MALHIOT REGARDING APPELLATE BRIEF STATUS.	.1	70.00
7/07/25	EM	CONTINUE TO REVIEW AND ANALYZE OPENING BRIEF, CONDUCT APPLICABLE RESEARCH, AND DRAFT PORTIONS OF RESPONDING BRIEF.	1.3	910.00
7/07/25	EM	REVIEW CASE DOCUMENTS FOR CITATIONS IN RESPONDING BRIEF.	.8	560.00
7/08/25	JE	CORRESPOND WITH EMILY MALHIOT AND SIERRA HORTON RE STATUS OF APPELLATE BRIEF.	.2	200.00
7/08/25	EM	CONTINUE TO REVIEW AND ANALYZE OPENING BRIEF, CONDUCT APPLICABLE RESEARCH, AND DRAFT PORTIONS OF RESPONDING BRIEF.	1.9	1,330.00
7/08/25	EM	CONTINUE TO REVIEW CASE DOCUMENTS FOR BRIEF CITATIONS.	3.1	2,170.00
7/08/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: BRIEF STATUS.	.2	140.00
7/08/25	SH	DRAFT APPELLATE BRIEF AND CONDUCT RESEARCH OF CASE LAW AND OTHER AUTHORITY RELATED TO THE SAME.	7.0	4,900.00
7/09/25	EM	CONTINUE TO REVIEW AND ANALYZE OPENING BRIEF, CONDUCT APPLICABLE RESEARCH, AND DRAFT PORTIONS OF RESPONDING BRIEF.	1.0	700.00
7/09/25	EM	CONTINUE TO REVIEW CASE DOCUMENTS FOR CITATIONS IN RESPONDING BRIEF.	1.6	1,120.00
7/09/25	SH	CONTINUE RESEARCH RELATED TO APPELLATE BRIEF AND DRAFTING OF THE SAME.	9.0	6,300.00
7/10/25	JE	CORRESPONDED WITH SIERRA HORTON AND EMILY MALHIOT CONCERNING PREPARATION AND STATUS OF RESPONDENT'S BRIEF.	.2	200.00
7/10/25	SH	CONTINUE DRAFTING APPELLATE BRIEF, CONDUCTING RESEARCH OF CASE LAW SUPPORTING ARGUMENTS TO INCLUDE IN APPELLATE BRIEF AS NECESSARY.	7.9	5,530.00
7/11/25	JE	RECEIVE CORRESPONDENCE FROM THE COURT RE DEADLINE TO FILE RESPONDENT'S BRIEF.	.1	100.00
7/11/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: RESPONDING BRIEF STATUS.	.1	70.00
7/11/25	SH	CONTINUE DRAFTING APPELLATE BRIEF AND CONDUCTING RESEARCH REGARDING CASE LAW AND OTHER AUTHORITY TO INCLUDE IN THE BRIEF IN SUPPORT OF ARGUMENTS.	4.0	2,800.00
7/12/25	JE	REVIEW AND REVISE RESPONDENT'S BRIEF.	4.4	4,400.00
7/12/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: REVISIONS TO RESPONDING BRIEF.	.2	140.00
7/14/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT RE STATUS OF RESPONDENT'S BRIEF.	.1	100.00
7/14/25	JE	FURTHER REVIEW AND REVISE NEW DRAFT OF RESPONDENT'S BRIEF (3); PREPARE EMAIL TO BK COUNSEL AND BRAD SHARP RE MOTION FOR JUDICIAL NOTICE (.1); CORRESPOND WITH SIERRA HORTON RE MOTION FOR JUDICIAL		

File Number JE	L3004-3	LEFEVER MATTSON APPELLATE CASE	7/31/25 1432377 2
Date	Tkpr	Description of Services Rendered	Page Hours Amount
7/14/25	EM	NOTICE (.1).	3.2 3,200.00
7/14/25	EM	CONTINUE TO REVISE RESPONDING BRIEF AND REVIEW CASE DOCUMENTS FOR RECORD CITATIONS; CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: SAME AND MOTION FOR JUDICIAL NOTICE.	7.8 5,460.00
7/14/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO THOMAS RUPP, DAVID TAYLOR, AND BRADLEY SHARP RE: APPELLATE BRIEF STATUS AND WHETHER TO FILE MOTION FOR JUDICIAL NOTICE.	.2 140.00
7/14/25	SH	FURTHER REVISE APPELLATE BRIEF, CORRESPOND WITH JOSH ESCOVEDO AND EMILY MALHIOT REGARDING THE SAME.	3.0 2,100.00
7/14/25	SH	ANALYZE TRIAL TRANSCRIPT AND CLERK'S TRANSCRIPT RELATED TO COURT'S ORDER SUSTAINING EVIDENTIARY OBJECTIONS TO SHAM LEASE.	2.1 1,470.00
7/14/25	SH	ANALYZE REQUIREMENTS FOR REQUESTING JUDICIAL NOTICE ON APPEAL.	.2 140.00
7/15/25	JE	MEETING WITH SIERRA HORTON AND EMILY MALHIOT RE FINALIZATION OF RESPONDENT'S BRIEF AND REMAINING ACTION ITEMS (.5); REVIEW AND REVISE PUNITIVE DAMAGES SECTION OF BRIEF (.2); PREPARE MOTION FOR JUDICIAL NOTICES (1.9); FINAL REVIEW AND REVISION OF RESPONDENT'S BRIEF (2.3).	4.9 4,900.00
7/15/25	EM	CONTINUE TO REVISE AND DRAFT RESPONDENT'S BRIEF AND MOTION FOR JUDICIAL NOTICE AND REVIEW CASE DOCUMENTS FOR RECORD CITATIONS.	7.8 5,460.00
7/15/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE RESPONDENT'S BRIEF, MOTION FOR JUDICIAL NOTICE, AND RECORD CITATIONS.	.3 210.00
7/15/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO THOMAS RUPP, DAVID TAYLOR, AND BRADLEY SHARP RE: FILING OF SAID BRIEF.	.2 140.00
7/15/25	SH	MEET WITH JOSH ESCOVEDO AND EMILY MALHIOT TO DISCUSS PENDING ACTION ITEMS RELATED TO APPELLATE BRIEF.	.2 140.00
7/15/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING REQUIREMENTS FOR APPELLATE MOTION SEEKING JUDICIAL NOTICE. FURTHER REVISE APPELLATE BRIEF, INCLUDING CULLING CLERK'S TRANSCRIPT AND TRIAL TRANSCRIPT FOR NECESSARY CITATIONS TO INCLUDE IN BRIEF.	.1 70.00
7/15/25	SH	ANALYZE REQUEST FOR JUDICIAL NOTICE. ASSIST IN FINALIZING BRIEF AHEAD OF FILING.	2.7 1,890.00
7/16/25	JE	RECEIVE ALL FILE-ENDORSED RESPONDENT BRIEF RELATED DOCUMENTS.	.1 100.00
7/16/25	JE	RECEIVE AND REVIEW ORDER DEFERRING RULING ON MOTION FOR JUDICIAL NOTICE.	.1 100.00
7/17/25	EM	RECEIVE AND REVIEW COURT NOTIFICATION RE: REQUEST FOR JUDICIAL NOTICE; CORRESPOND WITH JOSH ESCOVEDO RE: SAME.	.1 70.00
7/18/25	JE	APPEAR AT HEARING IN BK COURT RE FEE APPLICATION (1.2); RECEIVE AND RESPOND TO EMAIL FROM THOMAS RUPP RE ORDER CONCERNING THE SAME (1).	1.3 1,300.00
7/28/25	JE	RECEIVE AND RESPOND TO EMAIL FROM OPPOSING COUNSEL CONCERNING WHETHER BUCHALTER HAS TRUSTEE'S CONSENT FOR THE REPRESENTATION; PREPARE EMAIL TO BK COUNSEL AND THE CLIENT RE THE SAME.	.2 200.00
7/28/25	EM	RECEIVE AND REVIEW EMAIL FROM OPPOSING COUNSEL RE: AUTHORIZATION TO REPRESENT LEFEVER MATTSON IN APPEAL.	.1 70.00

Date	Description of Disbursement	CheckNo	Units	Amount
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File Number JE L3004-3 LEFEVER MATTSON APPELLATE CASE

7/31/25
1432377
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Date	Description of Disbursement	CheckNo	Units	Amount
6/30/25	ONLINE RESEARCH LEXIS-NEXIS US BRIEFS	618675		50.42
6/30/25	ONLINE RESEARCH LEXIS-NEXIS US PRACTICE GUIDES	618675		53.45

Recap of Services	Hours	Effective Rate	Fees
JOSH ESCOVEDO	14.8	1000.00	14,800.00
EMILY MALHIOT	39.4	700.00	27,580.00
SIERRA HORTON	36.3	700.00	25,410.00
Total	90.5		67,790.00

Total Fees 67,790.00
Total Disbursements 103.87

Matter Total \$ 67,893.87

Buchalter

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95-2640846
<http://www.buchalter.com>

LEFEVER MATTSON
6359 AUBURN BLVD, SUITE B
CITRUS HEIGHTS, CA 95621

August 31, 2025
Invoice No. 1437661

Attn: **BSHARP@DSICONSULTING.COM**
TRUPP@KBKLLP.COM; DTAYLOR@KBKLLP.COM

Re: KS MATTSON PARTNERS V. BENEDETTI, ET AL.
Our File No: L3004-2

Current Fees Through 08/31/25	15,440.00
Current Disbursements Through 08/31/25	626.57
Invoice Total	<u>\$ 16,066.57</u>

Wire Instructions

ZB, N.A, dba California Bank & Trust - 550 South Hope Street - Suite 300 - Los Angeles,
CA 90071

ABA#: 121002042 - Swift Code: ZFNBUS55
Account Name: Buchalter - Account No: 3240017271
Reference: Invoice number(s)

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File Number JE	L3004-2	LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL.	8/31/25 1437661 Page 1	
Date	Tkpr	Description of Services Rendered	Hours	Amount
8/04/25	JE	STRATEGIZE WITH SIERRA HORTON CONCERNING PETITION AND NEED TO FOLLOW UP WITH BRAD SHARP RE VERIFICATION.	.1	100.00
8/04/25	JE	TELEPHONE CALL WITH JACK WEAVER--COUNSEL FOR EDWARD BENEDETTI'S ESTATE--RE TRANSACTION CONCERNING THE MAFFEI PROPERTY.	.1	100.00
8/04/25	SH	INQUIRE REGARDING STATUS OF BENEDETTI BROTHERS' HEGGSTAD PETITION IN PROBATE COURT.	.1	70.00
8/04/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING RELATED PETITION TO ENFORCE MONEY JUDGMENT AND EX PARTE APPLICATION.	.1	70.00
8/04/25	MC	REVIEW HEGGSTAD ACTION ON COURT'S WEBSITE REGARDING STATUS OF UPCOMING HEARINGS	.2	80.00
8/05/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: CASE STATUS AND ENFORCEMENT PROCEEDINGS.	.1	70.00
8/06/25	JE	RECEIVE AND REVIEW EMAIL FROM INVESTIGATOR CONCERNING ASSET AND BANKING SEARCH.	.1	100.00
8/06/25	JE	RECEIVE AND RESPOND TO EMAIL FROM THOMAS RUPP CONCERNING STATUS OF PETITION IN TRUST CREDITOR PROCEEDING.	.1	100.00
8/06/25	JE	ANALYZE PROCEDURE FOR INTERVENTION IN PARTITION ACTION WITH SIERRA HORTON.	.1	100.00
8/06/25	EM	CORRESPOND WITH MIKE RAYFIELD RE: ASSET AND FINANCIAL REPORTS ON THE BENEDETTIS.	.2	140.00
8/06/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP AND JOSH ESCOVEDO RE: PETITION TO ENFORCE JUDGMENT AGAINST TRUST BENEFICIARIES.	.1	70.00
8/06/25	EM	REVIEW AND ANALYZE ASSET AND FINANCIAL REPORTS FROM MIKE RAYFIELD AND PREPARE SUMMARY.	1.0	700.00
8/06/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: SAID REPORTS, PETITION TO ENFORCE JUDGMENT, AND WHETHER TO FILE EX PARTE APPLICATION FOR SAID PETITION.	.2	140.00
8/06/25	EM	CORRESPOND WITH MARIA CANTRELL RE: BANK LEVY PROCEDURES.	.2	140.00
8/06/25	MC	CONDUCT RESEARCH REGARDING ADDITIONAL ASSETS.	.1	40.00
8/06/25	MC	COMMUNICATE WITH E. MALHOIT REGARDING WRITS AND ASSETS.	.2	80.00
8/06/25	MC	REVIEW AND REVISE WRITS.	.5	200.00
8/07/25	EM	CORRESPOND WITH MARIA CANTRELL RE: NEED TO FILE WRIT OF EXECUTION IN SONOMA COUNTY AND PROVISION OF JUDGMENT.	.1	70.00
8/07/25	EM	CORRESPOND WITH JOSH ESCOVEDO, THOMAS RUPP, AND BRADLEY SHARP RE: ENFORCEMENT PROCEEDINGS, PRIVATE INVESTIGATOR'S REPORT, AND WRIT OF EXECUTION FOR BANK ACCOUNTS.	.1	70.00
8/07/25	EM	CONTINUE TO RESEARCH ENFORCEMENT PROCEDURES AND PREPARE SUMMARY OF WRIT OF EXECUTION FOR CLIENT.	.4	280.00
8/07/25	MC	REVIEW PROPERTY ASSETS.	.3	120.00
8/07/25	MC	RESEARCH SONOMA COUNTY CIVIL GUIDELINES FOR ENFORCEMENT OF JUDGMENTS.	.3	120.00
8/07/25	MC	REVIEW BANK WRIT PROTOCOLS.	.2	80.00
8/08/25	EM	CORRESPOND WITH MARIA CANTRELL AND JOSH ESCOVEDO RE: WRIT OF EXECUTION FOR BANK ACCOUNTS AND STATUS OF AMENDED JUDGMENT.	.3	210.00
8/08/25	MC	REVIEW FILE MATERIALS REGARDING PREVIOUSLY FILED JUDGMENTS AND MEMORANDUM OF COSTS; RESEARCH COURT DOCKET REGARDING STATUS OF JUDGMENTS; REVIEW AND ANALYZE AMENDED JUDGMENT	2.5	1,000.00
8/11/25	JE	CORRESPOND WITH SIERRA HORTON CONCERNING DISMISSAL OF HEGSTAD		

File Number JE	L3004-2	LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL.	8/31/25 1437661 2	
Date	Tkpr	Description of Services Rendered	Hours	Amount
8/11/25	EM	PETITION DUE TO LIBARLE'S FAILURE TO SERVE.	.2	200.00
8/11/25	SH	RECEIVE AND REVIEW EMAIL FROM SIERRA HORTON RE: STATUS OF BENEDETTI HEGGSTAD PETITION.	.1	70.00
8/11/25	SH	INQUIRE REGARDING STATUS OF BENEDETTI PROBATE MATTER.	.2	140.00
8/11/25	SH	CORRESPOND WITH MARIA CANTRELL AND JOSH ESCOVEDO REGARDING THE SAME.	.1	70.00
8/11/25	MC	RESEARCH STATUS OF BENEDETTI HEGGSTAD CASE, INCLUDING REVIEW OF PROBATE NOTES.	.3	120.00
8/11/25	MC	TELEPHONE CALL TO COURT CLERK REGARDING OUTCOME OF 8/8/2025 HEARING.	.2	80.00
8/12/25	JE	CORRESPOND WITH SIERRA HORTON CONCERNING NOTICE OF SALE IN PARTITION ACTION.	.2	200.00
8/12/25	JE	STRATEGIZE RE AMENDMENT OF JUDGMENT TO ACCOUNT FOR ATTORNEY'S FEES AND ADDITIONAL ACCUMULATED INTEREST.	.1	100.00
8/12/25	JE	PREPARE EMAIL TO MICHAEL PECHERER (RECEIVER IN PARTITION ACTION) CONCERNING UPCOMING SALE AND INTENT TO INTERVENE IN PARTITION ACTION.	.1	100.00
8/12/25	JE	STRATEGIZE WITH EMILY MALHIOT RE NOTICE OF ORAL ARGUMENT FORM AND WHO WILL ARGUE FOR LM.	.1	100.00
8/12/25	JE	PREPARE EMAILS TO BK COUNSEL AND THE CLIENT CONCERNING DISMISSAL OF BENEDETTI'S PETITION AND NEED TO FILE SEPARATE PETITION, SALE OF PROPERTY IN PARTITION ACTION AND INTENT TO INTERVENE, EMAIL TO REFEREE IN PARTITION ACTION, REVIEW AND THOUGHTS ON BENEDETTI'S REPLY BRIEF IN APPEAL, AND HOW TO ADDRESS ISSUE OF BRAD SHARP LACKING PERSONAL KNOWLEDGE BUT NEEDING TO VERIFY FACTS IN PETITION.	.5	500.00
8/12/25	EM	CORRESPOND WITH MARIA CANTRELL, SIERRA HORTON, AND JOSH ESCOVEDO RE: AMENDED JUDGMENT STATUS, NEED TO PREPARE NEW AMENDED JUDGMENT, AND OPPOSING COUNSEL'S OBJECTIONS TO PROPOSED ORDER ON MOTION TO RECOVER EXPENSES.	.2	140.00
8/12/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO MICHAEL PECHERER RE: NOTICE FOR SALE.	.1	70.00
8/12/25	EM	RECEIVE AND REVIEW EMAIL FROM JOSH ESCOVEDO TO THOMAS RUPP, BRADLEY SHARP, AND DAVID TAYLOR RE: PARTITION ACTION AND NOTICE OF SALE.	.2	140.00
8/12/25	SH	ANALYZE NOTICE OF SALE OF REAL PROPERTY IN BENEDETTI PARTITION ACTION.	.2	140.00
8/12/25	SH	MEET WITH MARIA CANTRELL TO DETERMINE STATUS OF AMENDED JUDGMENT AND COORDINATE PREPARATION OF NOTICE OF LIEN TO FILE IN PARTITION ACTION.	.3	210.00
8/12/25	SH	DRAFT AND SEND CORRESPONDENCE TO JOSH ESCOVEDO REGARDING NOTICE OF SALE OF REAL PROPERTY AND NEXT STEPS RELATED TO LEFEVER'S NOTICE OF LIEN AND INTERVENTION.	.3	210.00
8/12/25	MC	REVIEW AND ANALYZE ENFORCEMENT OF JUDGMENT DOCUMENTS.	.8	320.00
8/12/25	MC	RESEARCH NOTICE OF SALE PUBLISHED FOR HEGGSTAD MATTER.	.2	80.00
8/12/25	MC	CALCULATE INTEREST AND COST.	.2	80.00
8/12/25	MC	REVIEW AND REVISE WRIT.	.4	160.00
8/13/25	JE	RECEIVE AND RESPOND TO EMAILS FROM THOMAS RUPP RE UPDATE EMAIL,		

File Number JE	L3004-2	LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL.	8/31/25 1437661 3	
Date	Tkpr	Description of Services Rendered	Hours	Amount
8/13/25	JE	SALE OF PROPERTY IN PARTITION ACTION.	.2	200.00
8/13/25	JE	ZOOM CONFERENCE WITH KBK CONCERNING SALE OF PROPERTY, CREDIT BIDDING, AND INTERVENTION IN PARTITION ACTION.	.3	300.00
8/13/25	JE	RECEIVE AND RESPOND TO EMAIL FROM THOMAS RUPP RE VERIFICATION OF PETITION BY BRAD SHARP.	.1	100.00
8/13/25	JE	RECEIVE AND RESPOND TO EMAIL FROM THOMAS RUPP CONCERNING VERIFICATION EXECUTED BY BRAD SHARP.	.1	100.00
8/13/25	EM	RECEIVE AND REVIEW EMAILS FROM THOMAS RUPP AND JOSH ESCOVEDO RE: REVISIONS TO VERIFIED PETITION, NOTICE OF SALE, AND MONTHLY FEE STATEMENT.	.3	210.00
8/13/25	EM	CORRESPOND WITH MARIA CANTRELL RE: ATTORNEY'S FEES FOR AMENDED JUDGMENT.	.1	70.00
8/13/25	SH	MEET WITH JOSH ESCOVEDO, THOMAS RUPP, AND DAVID TAYLOR REGARDING AUCTION IN SONOMA COUNTY PARTITION ACTION.	.3	210.00
8/13/25	SH	FINISH PREPARING NOTICES OF LIENS FOR PARTITION ACTIONS.	.4	280.00
8/13/25	SH	CORRESPOND WITH MARIA CANTRELL AND JOSH ESCOVEDO REGARDING FINALIZATION OF THE SAME.	.1	70.00
8/13/25	SH	ANALYZE CODE OF CIVIL PROCEDURE AND OTHER RELEVANT AUTHORITIES TO VERIFY SERVICE, NOTICE REQUIREMENTS, AND OTHER NECESSARY PROCEDURES FOR THE SAME.	.8	560.00
8/13/25	MC	RESEARCH CURRENT ADDRESS OF ARRON AND ARTHUR BENEDETTI; REVISE ATTACHMENT TO NOTICE OF LIEN	.7	280.00
8/13/25	MC	REVISE AMENDED JUDGMENT.	.5	200.00
8/13/25	MC	COMMUNICATE WITH E. MALHIOT REGARDING FEES AND COSTS.	.1	40.00
8/14/25	SH	REVISE PETITION TO ENFORCE MONEY JUDGMENT PER RECOMMENDATIONS FROM THOMAS RUPP.	.5	350.00
8/14/25	SH	RESEARCH QUESTIONS REGARDING CREDIT BIDDING ON SALE OF REAL PROPERTY IN BENEDETTI PARTITION ACTION.	1.0	700.00
8/14/25	MC	RESEARCH STATUS OF PROBATE CASE.	.2	80.00
8/14/25	MC	COMMUNICATE WITH S. HORTON REGARDING HEGGSTAD CASE AND FILING OF ENFORCEMENT ACTION.	.1	40.00
8/15/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING CASE STATUS.	.1	70.00
8/15/25	MC	RESEARCH AND REVIEW CURRENT JUDGMENT ON FILE TO DETERMINE NEED OF AMENDED JUDGMENT.	.2	80.00
8/15/25	MC	COMMUNICATE WITH E. MALHIOT REGARDING CURRENT JUDGMENT.	.1	40.00
8/18/25	JE	RECEIVE AND REVIEW NOTICE OF WAIVER OF ORAL ARGUMENT FROM THE APPELLATE COURT.	.1	100.00
8/18/25	EM	REVIEW AND REVISE AMENDED JUDGMENT.	.7	490.00
8/18/25	EM	CONDUCT APPLICABLE RESEARCH ON POST-JUDGMENT INTEREST ACCRUAL.	.7	490.00
8/18/25	SH	CORRESPOND WITH MARIA CANTRELL TO DETERMINE WHETHER PROBATE COURT ISSUED FINAL ORDER DISMISSING BENEDETTI BROTHERS' HEGGSTAD PETITION.	.1	70.00
8/19/25	SH	PREPARE NOTES/ANALYSIS OF RESEARCH REGARDING CREDIT BIDDING ON PROPERTY SUBJECT TO PARTITION ACTION.	.4	280.00
8/19/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING THE SAME.	.1	70.00
8/20/25	JE	REVIEW AND ANALYZE SIERRA HORTON'S ANALYSIS OF CREDIT-BID ISSUE.	.1	100.00
8/20/25	JE	PREPARE EMAIL TO BK COUNSEL AND THE CLIENT RE THE SAME.	.1	100.00
8/20/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING ENFORCEMENT EFFORTS,		

File Number JE L3004-2 LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL. 8/31/25 1437661 Page 4

Date	Tkpr	Description of Services Rendered	Hours	Amount
8/20/25	SH	ANALYSIS OF CREDIT BIDDING QUESTIONS DISCUSSED WITH THOMAS RUPP.	.1	70.00
8/20/25	MC	FURTHER REVIEW AND REVISE PETITION TO ENFORCE MONEY JUDGMENT.	.3	210.00
8/20/25	MC	RESEARCH EVENTS AND FILINGS FOR PARTITION MATTER.	.2	80.00
8/20/25	MC	RESEARCH MOTION TO COMPLETE PARTITION AND SUPPORTING DOCUMENTS.	.2	80.00
8/21/25	JE	RECEIVE AND REVIEW MOTION TO APPROVE SALE IN PARTITION ACTION.	.1	100.00
8/21/25	JE	CORRESPOND WITH SIERRA HORTON RE CHANGE OF SALE DATE IN PARTITION ACTION.	.1	100.00
8/21/25	EM	RECEIVE AND REVIEW EMAILS FROM HOGAN LOVELLS AND JOSH ESCOVEDO RE: MARC LIBARLE'S SETTLEMENT COMMUNICATIONS.	.1	70.00
8/21/25	SH	ANALYZE MOTION FOR ORDERS TO COMPLETE PARTITION SALE OF REAL PROPERTY FILED IN BENEDETTI BROTHERS' SONOMA COUNTY PARTITION ACTION.	.3	210.00
8/21/25	SH	CORRESPOND WITH JOSH ESCOVEDO AND MARIA CANTRELL REGARDING THE SAME.	.1	70.00
8/21/25	MC	COMMUNICATE WITH FIRST LEGAL REGARDING RETRIEVAL OF COURT FILINGS.	.1	40.00
8/21/25	MC	FINALIZE WRITS.	.3	120.00
8/21/25	MC	COMMUNICATE WITH J. ESCOVEDO REGARDING ENFORCEMENT OF JUDGMENT.	.1	40.00
8/21/25	MC	REVIEW MOTION TO COMPLETE PARTITION SALE	.2	80.00
8/22/25	JE	REVIEW AND APPROVE SIERRA HORTON'S EMAIL UPDATE TO THE CLIENT RE SALE OF PROPERTY, CREDIT BIDDING, AND RELATED MATTERS.	.2	200.00
8/22/25	EM	RECEIVE AND REVIEW EMAIL FROM SIERRA HORTON TO THOMAS RUPP, DAVID TAYLOR, AND BRADLEY SHARP RE: STATUSES OF PARTITION ACTION AND PETITION TO ENFORCE MONEY JUDGMENT.	.1	70.00
8/28/25	JE	RECEIVE AND REVIEW VOICEMAIL FROM MARC LIBARLE RE SETTLEMENT.	.1	100.00
8/28/25	JE	CORRESPOND WITH EMILY MALHIOT RE AMENDED JUDGMENT.	.1	100.00
8/28/25	MC	REVIEW COURT DOCKET OF FILINGS AND EVENTS FOR PROBATE MATTER.	.3	120.00
8/28/25	MC	TELEPHONE CALL TO SONOMA SUPERIOR COURT REGARDING PROBATE CASE.	.1	40.00
8/29/25	JE	CORRESPOND WITH EMILY MALHIOT RE STATUS, NEXT STEPS, AND INTERVENTION IN PARTITION ACTION.	.1	100.00
8/29/25	EM	REVIEW AND REVISE DRAFT AMENDED JUDGMENT AND WRIT OF EXECUTION.	.3	210.00
8/29/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: CASE STATUS, NEED TO REVIEW AMENDED JUDGMENT, WRIT OF EXECUTION FOR BANK LEVIES, AND NEXT STEPS.	.1	70.00

Date	Description of Disbursement	CheckNo	Units	Amount
7/31/25	ONLINE RESEARCH LEXIS-NEXIS US DOCKETS	619356		3.03
7/31/25	ONLINE RESEARCH LEXIS-NEXIS SEARCH	619356		42.94
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR TRANSACTION HISTORY FULL RE //2000 VALLEY FORD FRANK SCH RD PETALUMA CA 94953/PETALUMA/CA/94953 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		7.85

File Number JE L3004-2 LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL. 8/31/25 1437661 5 Page

Date	Description of Disbursement	CheckNo	Units	Amount
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //2000 VALLEY FORD FRANK SCH RD PETALUMA CA 94953/PETALUMA/CA/94953 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //2000 VALLEY FORD FRANK SCH RD PETALUMA CA 94953/PETALUMA/CA/94953 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //2000 VALLEY FORD FRANK SCH RD PETALUMA CA 94953/PETALUMA/CA/94953 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //2000 VALLEY FORD FRANK SCH RD PETALUMA CA 94953/PETALUMA/CA/94953 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //2000 VALLEY FORD FRANK SCH RD PETALUMA CA 94953/PETALUMA/CA/94953 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR TRANSACTION HISTORY FULL RE //5350 SEBASTOPOL RD SANTA ROSA CA 95407/SANTA ROSA/CA/95407 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		7.85
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //5350 SEBASTOPOL RD SANTA ROSA CA 95407/SANTA ROSA/CA/95407 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //5350 SEBASTOPOL RD SANTA ROSA CA 95407/SANTA ROSA/CA/95407 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //5350 SEBASTOPOL RD SANTA ROSA CA 95407/SANTA ROSA/CA/95407 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR TRANSACTION HISTORY FULL RE //17281 HIGHWAY 12 SONOMA CA 95476/SONOMA/CA/95476 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		7.85
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //17281 HIGHWAY 12 SONOMA CA 95476/SONOMA/CA/95476 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //17281 HIGHWAY 12 SONOMA CA 95476/SONOMA/CA/95476 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00

File Number JE L3004-2 LEFEVER MATTSON KS MATTSON PARTNERS V. BENEDETTI, ET AL. 8/31/25 1437661 6 Page

Date	Description of Disbursement	CheckNo	Units	Amount
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //17281 HIGHWAY 12 SONOMA CA 95476/SONOMA/CA/95476 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR TRANSACTION HISTORY FULL RE //4163 WILLIE BIRD WAY PETALUMA CA 94954/PETALUMA/CA/94954 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		7.85
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //4163 WILLIE BIRD WAY PETALUMA CA 94954/PETALUMA/CA/94954 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
7/31/25	ONLINE RESEARCH FIRST AMERICAN DATA TREE ATTN: JANELLE ABINEY ONLINE SEARCH FOR SPECIFIC DOCUMENT RE //4163 WILLIE BIRD WAY PETALUMA CA 94954/PETALUMA/CA/94954 PERFORMED BY MARIA CANTRELL ON 7/3/2025	619465		6.00
8/15/25	OUTSIDE REPRODUCTION/COPIES FIRST LEGAL BUYER INC DBA FIRST LEGAL NETWORK FROM SONOMA-CIVIL & FAMILY LAW, SANTA ROSA TO BUCHALTER A PROFESSIONAL CORP., SACRAMENTO ON 08/12/25 AMENDED JUDGMENT FILED 8/26/2024 1620587	620426		236.35
8/15/25	OUTSIDE REPRODUCTION/COPIES FIRST LEGAL BUYER INC DBA FIRST LEGAL NETWORK FROM SONOMA-CIVIL & FAMILY LAW, SANTA ROSA TO BUCHALTER A PROFESSIONAL CORP., SACRAMENTO ON 08/14/25 RETRIEVE CURRENT VERSION OF JUNE 7, 2024 JUDGMENT 1620621	620426		234.85

Recap of Services	Hours	Effective Rate	Fees
JOSH ESCOVEDO	3.4	1000.00	3,400.00
EMILY MALHIOT	5.7	700.00	3,990.00
SIERRA HORTON	5.9	700.00	4,130.00
MARIA CANTRELL	9.8	400.00	3,920.00
Total	24.8		15,440.00

Total Fees 15,440.00
Total Disbursements 626.57

Matter Total \$ 16,066.57



1000 Wilshire Boulevard
Suite 1500
Los Angeles, CA 90017-1730
(213) 891-0700 Telephone
(213) 896-0400 Facsimile
95-2640846
<http://www.buchalter.com>

LEFEVER MATTSON
6359 AUBURN BLVD, SUITE B
CITRUS HEIGHTS, CA 95621

August 31, 2025
Invoice No. 1437662

Attn: BSHARP@DSICONSULTING.COM
TRUPP@KBKLLP.COM; DTAYLOR@KBKLLP.COM

Re: APPELLATE CASE
Our File No: L3004-3

Current Fees Through 08/31/25	2,980.00
Invoice Total	\$ 2,980.00

Wire Instructions

ZB, N.A, dba California Bank & Trust - 550 South Hope Street - Suite 300 - Los Angeles, CA 90071

ABA#: 121002042 - Swift Code: ZFNBUS55
Account Name: Buchalter - Account No: 3240017271
Reference: Invoice number(s)

To pay by Visa or MasterCard
go to the payment portal on www.Buchalter.com

File Number JE	L3004-3	LEFEVER MATTSON APPELLATE CASE	8/31/25 1437662 Page 1	
Date	Tkpr	Description of Services Rendered	Hours	Amount
8/04/25	JE	RECEIVE EMAIL FROM THE COURT REQUESTING PARTY'S POSITION ON ORAL ARGUMENT FOR APPEAL.	.1	100.00
8/04/25	JE	RECEIVE REPLY BRIEF.	.1	100.00
8/04/25	JE	STRATEGIZE CONCERNING WHETHER TO REQUEST ORAL ARGUMENT, OR TO RESERVE IF A TENTATIVE RULING ISSUES.	.1	100.00
8/04/25	EM	RECEIVE AND REVIEW NOTICE OF ORAL ARGUMENT ELECTION.	.1	70.00
8/04/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: SAID NOTICE AND APPELLANTS' REPLY BRIEF.	.1	70.00
8/04/25	SH	RECEIVE AND REVIEW CORRESPONDENCE REGARDING ORAL ARGUMENT WAIVER NOTICE REQUIREMENTS.	.1	70.00
8/05/25	JE	RECEIVE REPLY BRIEF ISO APPEAL.	.1	100.00
8/05/25	JE	CORRESPOND WITH EMILY MALHIOT RE REVIEW OF REPLY BRIEF.	.1	100.00
8/05/25	EM	RECEIVE AND REVIEW APPELLANTS' REPLY BRIEF; CORRESPOND WITH JOSH ESCOVEDO RE: SAME.	.1	70.00
8/05/25	SH	ANALYZE REPLY BRIEF SUBMITTED BY APPELLANTS.	.4	280.00
8/06/25	JE	CORRESPOND AND STRATEGIZE WITH SIERRA HORTON AND EMILY MALHIOT CONCERNING REVIEW OF APPELLANT'S REPLY BRIEF.	.1	100.00
8/06/25	JE	CORRESPOND WITH SIERRA HORTON AND EMILY MALHIOT CONCERNING HEARING DATE FOR APPEAL AND ACTION ITEMS NOW THAT THE REPLY HAS BEEN FILED.	.1	100.00
8/06/25	EM	CORRESPOND WITH JOSH ESCOVEDO AND SIERRA HORTON RE: CASE STATUS, REQUEST FOR ORAL ARGUMENT FORM, AND NEED TO REVIEW REPLY BRIEF.	.1	70.00
8/06/25	SH	PREPARE FOR AND ATTEND MEETING WITH JOSH ESCOVEDO AND EMILY MALHIOT TO DISCUSS STATUS OF APPEAL, NEXT STEPS RELATED TO NOTICE OF ORAL ARGUMENT REQUIRED, AND OTHER PENDING ACTION ITEMS RELATED TO ENFORCEMENT OF JUDGMENT.	.3	210.00
8/07/25	JE	PREPARE EMAIL TO BK COUNSEL AND BRAD SHARP RE REPLY BRIEF, ORAL ARGUMENT, AND STATUS; RECEIVE AND REVIEW RESPONSIVE EMAIL FROM BK COUNSEL.	.2	200.00
8/07/25	EM	RECEIVE AND REVIEW EMAILS FROM JOSH ESCOVEDO, THOMAS RUPP, AND BRADLEY SHARP RE: REQUEST FOR ORAL ARGUMENT.	.1	70.00
8/11/25	EM	REVIEW REQUEST FOR ORAL ARGUMENT FORM AND CORRESPOND WITH KATRINA ENGLEHARDT RE: SAME.	.1	70.00
8/12/25	EM	REVIEW AND REVISE REQUEST FOR ORAL ARGUMENT FORM; CORRESPOND WITH JOSH ESCOVEDO RE: SAME.	.1	70.00
8/13/25	EM	CONTINUE TO REVIEW AND REVISE REQUEST FOR ORAL ARGUMENT FORM.	.2	140.00
8/18/25	EM	RECEIVE AND REVIEW NOTIFICATION FROM COURT RE: APPELLANTS' WAIVER OF ORAL ARGUMENT.	.1	70.00
8/21/25	JE	RECEIVE AND RESPOND TO EMAIL FROM COUNSEL FOR KS MATTSON CONCERNING CALL FROM MARK LIBARLE RE SETTLEMENT.	.1	100.00
8/22/25	JE	RECEIVE VOICEMAIL FROM OPPOSING COUNSEL RE SETTLEMENT.	.1	100.00
8/22/25	JE	PREPARE EMAIL TO OPPOSING COUNSEL RE SETTLEMENT.	.1	100.00
8/22/25	SH	RECEIVE AND REVIEW CORRESPONDENCE FROM COUNSEL FOR FIDUCIARY IN KS MATTSON BANKRUPTCY PROCEEDING REGARDING CONTACT FROM OPPOSING COUNSEL MARC LIBARLE.	.1	70.00
8/22/25	SH	CORRESPOND WITH JOSH ESCOVEDO REGARDING ENFORCEMENT EFFORTS AND APPEAL.	.1	70.00

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Date	Tkpr	Description of Services Rendered	Hours	Amount
8/22/25	SH	DRAFT CORRESPONDENCE TO CLIENT REGARDING THE SAME.	.3	210.00
8/29/25	JE	CORRESPOND WITH EMILY MALHIOT RE STATUS, NEXT STEPS, AND WHETHER THE MATTER WILL BE SET FOR ARGUMENT.	.1	100.00
8/29/25	EM	CORRESPOND WITH JOSH ESCOVEDO RE: APPEAL STATUS.	.1	70.00

Recap of Services	Hours	Effective Rate	Fees
JOSH ESCOVEDO	1.3	1000.00	1,300.00
EMILY MALHIOT	1.1	700.00	770.00
SIERRA HORTON	1.3	700.00	910.00
Total	3.7		2,980.00

Total Fees 2,980.00
Matter Total \$ 2,980.00