

**LAW OFFICE OF
JIM DAVIS
1904 24th Avenue
Post Office Box 1839
Gulfport, Mississippi 39502**

**James L. Davis, III
Ian A. Brendel ***

**Phone: 228-864-1588
FAX: 228-863-5008
Email: jamesldavisiii@aol.com
ian.brendel@yahoo.com**

** Also admitted in Alabama*

August 4, 2010

Ms. Patti Benefield
Harrison County Insurance Administrator
P.O. Drawer CC
Gulfport, MS 39502

**Re: Al-Khidhr v. Rick Gaston, Ryan Teel, Morgan Thompson, et al
Cause No. 1:07cv1223LG-RHW**

**Carrubba v. Karl Stolze, William Priest, et al
Cause No. 1:07cv1238LG-RHW**

**Farrow v. Harrison County, et al
Cause No. 1:05cv326-LG-JMR**

**Miller v. Harrison County, et al
Cause NO. 1:07cv541LG-JMR**

**Seal v. Ryan Teel, Preston Wlls, Morgan Thompson, et al
Cause No. 1:08cv175LG-RHW**

**Vanderburg v. Ryan Teel, et al
Cause No. 1:08cv90LG-RHW**

Dear Ms. Benefield:

The following is an itemized statement for services rendered by my office in July, 2010, on behalf of the Defendants noted above:

**Al-Khidhr v. Rick Gaston, Ryan Teel, Morgan Thompson, et al
Cause No. 1:07cv1223LG-RHW**

7-1-10	Preparation for and participation in Settlement Conference; telephone calls to and from co-defense counsel; received and reviewed Doc. #221, Amended Scheduling Order	4.5
7-2-10	Numerous emails to and from co-defense counsel re: independent medical examination of Plaintiff; telephone calls to and from co-defense counsel	1.7
7-6-10	Emails to and from co-defense counsel re: deposition of Dr. Simone Simone; telephone calls to and from co-defense counsel	1.6
7-7-10	Numerous emails and telephone calls to and from co-defense counsel and judge's office re: medical exam of Plaintiff	1.6
	Telephone calls to Dr. Rene Culver re: exam of Plaintiff	1.3
	Review of file	1.4
7-8-10	Numerous emails to and from co-defense counsel re: deposition of Dr. Simone Simone; telephone calls to and from co-defense counsel	1.3
7-9-10	Emails to and from co-defense counsel re: Dr. Simone Simone and Dr. Rene Culver	.5
7-13-10	Emails and telephone calls to and from co-defense counsel re: Drs. Simone and Culver schedules	1.7
7-15-10	Drafted Order for IME of Plaintiff	.6

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7-16-10	Emails and telephone calls to and from co-defense counsel re: IME of Plaintiff	.9
	Letter to Dr. Rene Culver re: IME of Plaintiff	.3
7-17-10	Letter to Dr. Rene Culver re: date for exam; telephone calls to and from co-defense counsel	1.4
7-20-10	Emails and telephone calls to and from co-defense counsel re: Simone deposition	1.1
7-21-10	Emails and telephone calls to and from co-defense counsel re: Simone deposition	.9
7-22-10	Emails and telephone calls to and from co-defense counsel re: Simone deposition	.7
	Received and reviewed Doc. #222, Agreed Order to Conduct Mental Examination of Plaintiff	.3
7-23-10	Emails and telephone calls to and from co-defense counsel re: Simone video deposition	.8
	Received and reviewed Doc. #223, Notice of Deposition of Dr. Simone Simone	.3
7-28-10	Received and reviewed Doc. #224; telephone calls to and from co-defense counsel	1.2

Total: 24.10 hours @ \$125.00 per hour = \$ 3012.50

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**Carrubba v. Karl Stolze, William Priest, et al
Cause No. 1:07cv1238LG-RHW**

7-12-10	Received and reviewed Doc. #265, Notice of Hearing; emails and telephone calls to and from co-defense counsel	1.2
7-13-10	Prepared and filed Doc. #266, Motion for Extension of time	.5
	Prepared and submitted confidential memorandum for Stolze and Priest to Judge Walker	1.8
7-14-10	Received and reviewed Text Order granting Doc. #266	.2
7-16-10	Emails and telephone calls to and from co-defense counsel re: medical summary for Plaintiff	1.5
7-28-10	Received and reviewed Doc. #267, #268, #269 #270, #271, #272, #273, #274, #3275, #276 and #277 - motions <i>in limine</i> ; received and reviewed Doc. #278, Memorandum in support of motions <i>in limine</i>	4.7
7-29-10	Received and reviewed Doc. #279	.3
7-30-10	Received and reviewed Docket Annotation re: Doc. #279	.2

Total: 10.4 hours @ \$125 per hour = \$ 1,300.00

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Farrow v. Harrison County, et al
Cause No. 1:05cv326-LG-JMR

7-09-10 Received and reviewed Doc. 209,
Affidavit of Plaintiff .2

Total: .2 hours @ \$125 per hour = \$ 25.00

Miller v. Harrison County, et al
Cause No. 1:07cv541Lg-JMR

7-6-10 Emails and telephone calls to and from
co-defense counsel re: deposition of Veronica
Hahn, former girlfriend of Plaintiff .9

7-7-10 Emails and telephone calls to and from
co-defense counsel re: possible telephonic
deposition of Veronica Hahn .7

7-12-10 Received and reviewed Doc. #99, Notice of
Hearing; reviewed file 1.2

7-13-10 Received and reviewed Doc. #100, Motion
for Extension of Time to File; telephone calls
to and from co-defense counsel .6

7-14-10 Received and reviewed Text Order granting
Doc. #100 .2

Emails and telephone calls to and from co-
defense counsel re: deposition of Veronica Hahn 1.4

7-19-10 Received and reviewed Doc. #101, Notice to
Take Deposition .2

7-20-10 Received and reviewed Docket Annotation
re: Doc. #101 .2

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7-21-10	Received and reviewed Docket Text resetting hearings; telephone calls to and from co-defense counsel	.9
7-23-10	Received and reviewed Doc. #102, Notice of Service of Disclosure	.2
7-26-10	Received and reviewed Doc. #103, Attachment	.2
	Received and reviewed Docket Annotation re: Doc. #103	.1
7-27-10	Received and reviewed Doc. #104, Notice of Appearance; received and reviewed Doc. #105, Notice of Appearance	.4
	Received and reviewed Docket Annotations re: Doc. # 103 and #104	.2
7-28-10	Received and reviewed Motions <i>in Limine</i> : Doc. #106, #107, #108, #109, #110, #111 and #112; telephone calls to and from co-defense counsel	2.3
7-29-10	Received and reviewed Doc. #113, Order on Doc. #95	.2
	Received and reviewed Doc. #114, Joinder	.2

Total: 11 hrs. @ \$125.00 per hour = \$ 1,375.00

**Seal v. Ryan Teel, Preston Wills, Morgan Thompson, et al
Cause No. 1:08cv175LG-RHW**

7-1-10	Preparation for and participation in Settlement Conference; emails to and from co-defense counsel re: settlement amount	3.4
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7-5-10	Emails to and from co-defense counsel re: settlement amount	.5
7-9-10	Received and reviewed Offer of Judgment; emails to and from co-defense counsel re: Judgment	.6
7-13-10	Received and reviewed Doc. #314; received and reviewed Notice of Settlement; emails to and from co-defense counsel	.8

Total: 5.3 hrs. @ \$125.00 per hour = \$ 662.50

**Vanderburg v. Ryan Teel, et al
Cause No. 1:08cv90LG-RHW**

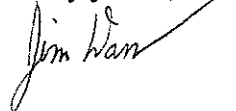
7-13-10	Received and reviewed settlement agreement; closed file	1.5
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Total: 1.5 hrs. @ \$125.00 per hour = \$ 187.50

GRAND TOTAL July, 2010: 52.50 hrs. @ \$125 per hour = \$ 6,562.50

If you have any questions concerning the above, please do not hesitate to contact me. I thank you for this opportunity to be of service to Harrison County, and I remain, as always,

Very truly yours,



JIM DAVIS

JD:dc

cc: Tim Holleman, Esquire
Walt Warren