LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

January 1, 2024 Invoice No. 3875776

Office of the Attorney General of Texas PO Box 12548 Austin, TX 78711-2548

Attn: Austin Kinghorn

Re: Brickman, et al v. Attorney General of Texas Our File No.: 49442-2

 Court Case No.
 D-1-GN-20-006861

 Claim Number:
 2022-302-0215

 Your No.:
 2022-302-0215

 Updated contract # OCC#2024-302-0070 -Please add to all invoices.

Current Fees through 01/01/24	29,752.00
Current Disbursements through 01/01/24	885.77
Total Current Charges	\$ 30,637.77

*** Please return this page with your payment. ***

*Life To Date Fees Billed:	671,966.98
*Life To Date Disb. Billed:	25,691.65
*Life to Date Total Billed:	697,658.63

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January 1, 2024 Invoice No. 3875776

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 Court Case No.
 D-1-GN-20-006861

 Claim Number:
 2022-302-0215

 Your No.:
 2022-302-0215

 Updated contract # OCC#2024-302-0070 -Please add to all invoices.

Current Fees through 01/01/24	29,752.00
Current Disbursements through 01/01/24	 885.77
Total Current Charges	\$ 30,637.77

*Life To Date Fees Billed:	671,966.98
*Life To Date Disb. Billed:	25,691.65
*Life to Date Total Billed:	697,658.63

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FEDERAL I.D. NO 95-3720522

File Number WSH	4944	2-2 Office of the Attorney General of Texas Brickman, et al v. Attorney General of Texas	1/01/24 3875776 Page 1
Date At	tty	Description of Services Rendered	Hours
12/01/23 W		Receipt, review, and respond to numerous emails from opposing counsel re: hearing and related issues.	-
12/04/23 S	S	Receipt and review plaintiffs' amended notice of hearing.	.7 .5
12/04/23 S		Review and revise memorandum to client.	.8
12/04/23 S		Additional work and research for pending amended answer	1.4
12/04/23 W		Telephone conference with opposing counsel re: hearings. Receipt, review, and respond to correspondence from same. Receipt and review	
		amended notice of hearing. Review, revise and finalize notice of hearing. Receipt, review,	0
12/05/23 S		and respond to Review and revise memorandum to client. Time reduced as courtesy to client.	.8 1.5
12/05/23 SV		Additional research regarding pending motions	1.3
12/05/23 S			.2
12/06/23 W		Initial review of and annotation to brief in support of motion to transfer venue of Burnet County lawsuit.	4
12/07/23 SV		Draft proposed response to plaintiff's motion to compel oral depositions	.4 2.2
12/11/23 W		Receipt, review, and respond to several correspondences from opposing counsel. Receipt	
		and review of notice from court for hearing on pending motions.	_
12/13/23 W		Submit "ready" announcement for hearings. Receipt, review, and respond to correspondences from opposing counsel.	.5
12/13/23 11	/011		.7
12/13/23 W		Review, revise, and annotate proposed opposition to plaintiff's motion to compel depositions	
12/15/23 SV		and return Updated draft response to plaintiff's motion to compel depositions.	1.7 1.9
12/15/23 S		Prepared potential objections to Plaintiff's declaration of Blake Brickman with attachments	1.9
12/15/23 S	W	Draft proposed reply in support of motion to enforce Rule 11 Agreement	.6
12/15/23 W	/SH	Review, revise, and annotate opposition to plaintiff's motion to compel depositions and	
		Receipt and review correspondence from Burnet county clerk. Prepare and submit	
10/15/00 14		order dismissing non-suited case in Burnet County as directed by Court.	1.3
12/15/23 W 12/15/23 W		Initial review of and annotation to Brickman declaration. Initial review of and annotation to additional Brickman declaration (part 2).	.3 .4
12/16/23 SV		Updated proposed response to plaintiff's motion to compel oral depositions	.4
12/16/23 W	/SH	Continued to review, revise, and annotate opposition to plaintiff's motion to compel	
12/10/22 51		depositions. Updated response to plaintiff's motion to compel depositions in advance of filing	.9
12/18/23 SV 12/18/23 SV		Draft proposed additional objections to declaration of Brickman	1.6 1.9
12/18/23 S	W	Identified cases and exhibits needed for Wednesday's hearings	.9
12/18/23 S		Draft order denying plaintiff's motion to compel depositions	.1
12/18/23 W		Receipt and review and initial review of and annotation to Brickman's second declaration.	
		Review, revise and finalize opposition to plaintiff's motion to compel. Initial review of and	
		annotation to Plaintiffs' Response to OAG's Motion to Quash and Brief in Support of Plaintiffs'	
		Motion to Compel. Receipt and review Plaintiffs' Response to OAG's Motion to Enforce Rule 11 Settlement Agreement. Receipt and review opposing counsel's proposed alternative	
		order of dismissal for Burnet county lawsuit.	4.2
12/19/23 SV	W	Draft proposed reply in support of motion to quash oral depositions	2.9
12/19/23 SV	W	Draft proposed reply in support of motion to enforce mediated settlement agreement	2.2

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FEDERAL I.D. NO 95-3720522

File Number WSH	4944	2-2 Office of the Attorney General of Texas Brickman, et al v. Attorney General of Texas	1/01/24 3875776 Page 2
Date A	Atty	Description of Services Rendered	Hours
12/19/23 S 12/19/23 V		Updated objections to Brickman's affidavit with additional supporting authority Review, revise and finalize Reply in Support of Motion to Enforce Rule 11 Settlement Agreement. Review, revise and finalize reply in support of motion to quash depositions, Review, revise and finalize motion to strike declaration. Review pleadings and update case	.3
12/20/23 5	SW	law to prepare, and preparation of, outline for hearing on pending motions. Preparation for and attendance at today's hearings in Austin on motion to enforce MSA and	4.8
		motion to compel oral depositions	10.3
12/20/23 V	NSH	Prepare for and attend hearing. Memo to file. (total time reduced as courtesy)	9.5
12/21/23 V	NSH	Receipt and review correspondence and attached documents from opposing counsel and review, revise, and annotate proposed order re: depositions. Correspondence transmitting same to opposing counsel. Receipt, review, and respond to	
		Receipt and review order re: depositions as filed.	3.4
12/22/23 V		Initial review of and annotation to a witness's impeachment trial testimony	.6 .2 .6
12/22/23 V		Receipt and review of order re: depositions.	.2
12/26/23 V 12/27/23 S		Initial review of and annotation to petition for writ of mandamus. Draft proposed reply in support of petition for writ of mandamus	.o 1.1
12/27/23 V		Initial review of and annotation to plaintiffs' opposition to motion to stay. Receipt, review, and respond to Receipt and review of order from court of appeals	1.1
		denying motion for temporary stay.	.7
12/28/23 V	NSH	Receipt, review, and respond to	
		Receipt and review plaintiffs' opposition to stay. Receipt and review of order denying stay. Receipt, review, and respond to	.3
			.8

Date	Description of Disbursement	Amount
12/07/23	Court filing fee City National Bank Credit Card Processing Center Inv#:112823STMT-KKRAEGER	
	Trans Date: 11/07/2023 TXEFILE 081369232-0, Original petition, request for emergency temporary	
	restraining order and application for temporary and permanent injunct	360.12
12/01/23	E115-Transcript Jennifer Fest, CSR Official Court Reporter Inv#:2020-00176 Deposition transcript	
	of hearing on 11/14/2023.	456.68
12/27/23	Travel Expense - Taxi Sean Wood #22 Inv#:CR-3526241101052014 Transportation from Austin	
	Courthouse vicinity to Austin Airport to attend Hearing(s) on Plaintiff's Motion to Compel AND	
	Defendant's Motion to Enforce, Motion to Quash Depo Notices, and Motion to Quash Subpoenas.	
	12/20/2023	37.13
12/27/23	Travel Expense - Taxi Sean Wood #22 Inv#:CR-3526241101052014 Transportation from Hobby	
	Airport to Residence after attending Austin, Texas Hearing(s) on Plaintiff's Motion to Compel AND	
	Defendant's Motion to Enforce, Motion to Quash Depo Notices, and Motion to Quash Subpoenas.	
	12/20/2023	31.84

			Effective	
Recap of Services		Hours	Rate	Fees
Sean Shecter	Partner	2.8	450.00	1,260.00

DISBURSEMENTS MADE FOR YOUR ACCOUNT, FOR WHICH BILLS HAVE NOT YET BEEN RECEIVED, WILL APPEAR ON A LATER STATEMENT

LAWYERS SUITE 4000 633 W. FIFTH STREET LOS ANGELES, CALIFORNIA 90071 TELEPHONE (213) 250-1800

FEDERAL I.D. NO 95-3720522

File 49442-2 Number WSH	Office of the Attor Brickman, et al v.	rney General of Texas Attorney General of Texas			1/01/24 3875776 Page 3
Recap	o of Services		Hours	Effective Rate	Fees
Sean	Wood	Associate	30.8 .2	350.00	10,780.00 No Charge
Willia	m S. Helfand	Partner Total	32.8 66.6	540.00	17,712.00 29,752.00
		Fees Disbursements			29,752.00 885.77
	Total Cu	urrent Charges			\$ 30,637.77

Lewis Brisbois Bisgaard & Smith LLP

Cost Advance Request

			# HOU-201908
1.	Check — Date Needed:	12/01/2023	

1. Check — Date Needer 2. Type of Expense:

Filing Fee	5	×	Court Reporter Fee	CR
Witness Fee	7		Mediation / Arbitration Fee**	АМ
Prof. Consulting / Service Fee	S		COD Transcription (Invoice Needed)**	G
Expert Witness Fee**	J		Reproduction / Copies	R
Jury Fees	JF		Reproduction / Medical Records	RR
Deposition	н		International Vendor & Wires	

Any client-related requests over \$500.00 require LBBS Cost Advance Committee approval and should be sent to "LBBS Cost Advances" (LBBSCostAdvances@lewisbrisbois.com)

All educational expenses/seminars require Karl Loureiro's approval.

3. 4. 5. 6. 7.	Client and Fil Client and Ma Amount: Payee / Vend Mailing Addr Payee's Telep Payee's Tax I	atter No.: or: ess: phone No.:	Brickman, et al v. OAG 49442.2 \$456.68 Jennifer Fest, CSR, Official Court Reporter 424th Judicial District 208 Elm Lodge Drive Kingsland, Texas 78639 (512)715-5238	
9. 10.		for billing purposes	460-87-1215 Preparation of Motions Hearing transcript from 11.14.2023	
	Attorney: Secretary:	Dawn Garrard Auth. by//	Ext: 4606 Ext: 4614 Date <u>2.1.2005</u>	
	Return to:	Kristi Kraeger		

Floor:

Kristi Kraeger Houston

Remember to have Attorney Sign and Attach all Supporting Backup

Vendor:	137294 Jennifer Fest, CSR	Doc ID: 0003NO2N-1	Page	1 of 2
Voucher:	3164238 Dist: 7646866	Date: 12/01/23	Amount:	456.68
		Check#: 200502		

Jennifer Fest, CSR Official Court Reporter 424th Judicial District 208 Elm Lodge Drive Kingsland, Texas 78639 (512)715-5238 424reporter@gmail.com			INVC	DICE
Lewis Brisbois C/O Bill Helfand 24 Greenway Plaza, Suite 1400 Houston, Texas 77046 (713)320-5035 Bill.Helfand@lewisbrisbois.com		Invoice # Invoice Date Due Date		2020-00176 11/30/2023 11/30/2023
Item Description		Unit Price	Quantity	Amount
Product 11/14/2023 Motions Hearing transcript (copy rate)		2.33	196.00	456.68
<u>NOTES:</u> RE: Office of the Attorney General of the S vs. David Maxwell, James Blake Brickman, J. Mark & Ryan Vassar	State of Texas Penley,			
		Subtotal		456.68
		Total		456.68
		Amount Paid		0.00
		Balance Due		\$456.68



