

1
2 UNITED STATES DISTRICT COURT
3 NORTHERN DISTRICT OF CALIFORNIA
4 SAN JOSE DIVISION

5 In re APPLE iPHONE 4 PRODUCTS
6 LIABILITY LITIGATION

) Master File No. 5:10-md-02188-RMW

) CLASS ACTION

7 This Document Relates To:

8 ALL ACTIONS.

) DECLARATION OF DANIEL S. WARD
) FILED ON BEHALF OF WARD & WARD,
) PLLC IN SUPPORT OF AN AWARD OF
) ATTORNEYS' FEES AND EXPENSES TO
9 NON-LEAD COUNSEL

10 DATE: n/a
11 TIME: n/a
12 CTRM: The Honorable Ronald M. Whyte
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

DECLARATION OF DANIEL S. WARD FILED ON BEHALF OF WARD & WARD, PLLC IN SUPPORT OF
AN AWARD OF ATTORNEYS' FEES AND EXPENSES

1 I, DANIEL S. WARD, declare as follows:

2 1. I am a member of the firm of WARD & WARD, PLLC of Washington, DC. I am
3 submitting this declaration in support of my firm's application for an award of attorneys' fees
4 and expenses in connection with services rendered in the above-entitled action, pursuant to the
5 Court's order of August 10, 2012.

6 2. The firm is counsel of record for Plaintiff Kevin McCaffrey and the following
7 class members:

8 Prashant Aggarwal	Ange Barly Fokom	Michael Moriel
9 Cory Albert	Spike Friedman	Dave O'Brien
Doug Ansell	Evan Greer	Paul O'Brien
10 Adam Atwell	Greg Grimsley	Arbi Oganessian
Bruce Bain	Michael Guttentag	Chi Oji
11 Abelardo Barita	Farrakh Habib	Gordon Owen
Abe Bart	Glenn Haynes	Frank Parsinitz
12 Michelle Beaini	Oscar Hernandez	David Pasternack
John Becker	Dasan Holloway	Angelo Perez
13 Ibrahim Benson	Tareef Horani	Christina Perillia
14 Amanda Bittle	Donald Jacobsen	Angel Ramos
Robert Bolden	Kenneth Johnson	Tim Reynolds
15 Wesley Brown	Wade Johnson	Gary Rhoads
Jason Burnett	Alonzo Jones	Matt Rissell
16 Melanie Caruso	Tom Keller	Taylor Robinette
James Chiaraluce	James Kelly	Adam Rosenberg
17 Michael Ciaramitaro	John Kerper	Rocky Sadler
John Clark	Chris Klobusicky	Artemis Seaford
Justin Clark	Abhijeet Kumar	Suraj Sharan
19 William Clark	Lawrence Lyte	Derek Siehler
Dan Coleman	Matthew Mabe	Kirk Slota
20 Andrea Colton	Chris MacFadden	Mike Sontag
David Conrad	Dion Magee	Ramon Sotero
21 Alonzo Davis	Peter Margiotta	Robert Steiger
Kim Davis	Manny Marinho	Andrew Stewart
Chris Dawson	John Marsalek	Dan Sylvestre
23 Himanshu Desai	Jonathan Mason	Alexander Tapia
Junior Destinoble	Thomas Maybury	Tiffany Taylor
24 Jerry Drypolcher	Charles McCormick	Chris Tuter
25 Derek Du Chesne	Kyla McDonald	Bryan Vincent
Abishek Duggal	Nicole McLennon	Nick Warren
26 Nathan Durant	Natalie Meek	Ross Wolcott
Ernest Ebio	Ryan Michalak	Linda Wrinn
27 Erik Eller	Aric Mokhtarian	Ken Zener
28 Janelle FitzPatrick	David Moore	

1 3. Our firm was not appointed lead counsel in this consolidated MDL. To date, I
2 have not been paid or reimbursed any fees or expenses in this case.

3 4. The identification and background of my firm and its partners is attached hereto
4 as **Exhibit A** and can be found at <http://www.wardlawdc.com>.

5 5. The following information regarding the firm's time and expenses is taken from
6 time and expense printouts prepared and maintained by the firm in the ordinary course of
7 business. I am the attorney who oversaw and/or conducted the day-to-day activities in this
8 litigation and who reviewed these printouts (and backup documentation where necessary or
9 appropriate). The purpose of these reviews was to confirm both the accuracy of the entries on
10 the printouts as well as the necessity for and reasonableness of the time and expenses committed
11 to the litigation. As a result of these reviews, reductions were made to both time and expenses
12 either in the exercise of billing judgment or to conform to the firm's guidelines and policies
13 regarding certain expenses such as charges for hotels, meals, and transportation. As a result of
14 these reviews and adjustments, I believe that the time reflected in the firm's lodestar calculation
15 and the expenses for which payment is sought are reasonable in amount and were necessary for
16 the effective and efficient prosecution and resolution of the litigation.

17 6. The total number of hours spent on this litigation by attorneys at my firm is
18 101.75 hours, and the total number of hours spent on this litigation by paraprofessionals at my
19 firm is 85.00 hours. The total lodestar amount for attorney/paraprofessional time based on the
20 firm's current rates (plus disbursements) is \$60,125.00. The hourly rates shown below are the
21 usual and customary rates charged for each individual. A breakdown of the lodestar is attached
22 as **Exhibit B**.

23 7. The above attorney-hours represent time spent preparing Plaintiffs McCaffrey and
24 Winn's pleading, interviewing potential clients, discussing the case with co-counsel, discussing
25 the case with opposing counsel prior to transfer by the MDL panel, reviewing filings in the case,
26 receiving case updates from lead counsel, and communicating with clients regarding the status of
27 the case.

8. In addition, having filed one of the first actions regarding the iPhone 4 antenna defect, I was contacted by, and provided interviews to, several radio, television, and print media outlets. During these interviews, I identified and explained the problems with the iPhone 4 that were the subject of our clients' case. Those media requests/interviews included, but were not limited to, interviews with Gizmodo.com, Sky TV London, ABC News, the New York Post, Dow Jones, the Daily Journal, and Law 360. I also prepared and/or reviewed several blog and social media posts providing information about and updates on the case.

9. The above paraprofessional-hours represent time spent talking with potential clients, preparing email status updates for our clients, handling media requests, managing our client database, participating in conference calls, preparing blog and social media posts, preparing and reviewing briefs, pleadings, and other relevant case materials, conducting legal research, and providing administrative support for the case.

10. It is my understanding that our firm, along with our co-counsel, Charles Gilman, filed the second case against Apple, Inc. for the defects in the iPhone 4, well before many of the other firms participating in this action were involved. After filing, we were contacted by dozens of consumers and continued to grow our class of clients.

11. Our firm was retained by and represented approximately 105 clients prior to consolidation and remained in regular contact with those clients throughout the course of the litigation. Despite not being named lead counsel, our firm regularly fielded calls from those clients, regularly spoke with lead counsel on behalf of those clients, and regularly provided those clients with case updates on the litigation process.

12. My firm also seeks an award of \$376.10 in expenses, which were reasonably and necessarily committed to the prosecution of the litigation. They are broken down as follows:

EXPENSES

From Inception to May 21, 2012

<i>EXPENSE CATEGORY</i>	<i>TOTAL</i>
Postage & Delivery	\$12.66
Filing, Witness & Other Fees	\$350.00

<i>EXPENSE CATEGORY</i>	<i>TOTAL</i>
Lexis, Westlaw, Online Library Research	\$13.44
<i>TOTAL</i>	<i>\$376.10</i>

13. The following is additional information regarding these expenses:

(a) Postage & Delivery: \$12.66 for serving complaint through certified mail, incurred on July 1, 2010.

(b) Filing, Witness and Other Fees: \$350.00 for complaint filing fee, incurred on June 30, 2010.

(c) Lexis, Westlaw, Online Library Research: \$12.66 for PACER charges, incurred on October 12, 2010. PACER and other databases were used to obtain access to legal research, determine the status of relevant cases, and cite-check briefs and filings. The charges for these vendors vary depending upon the type of services requested.

14. The expenses pertaining to this case are reflected in the books and records of this firm. These books and records are prepared from expense vouchers, check records and other documents and are an accurate record of the expenses.

15. I submit that the time and expense submission included in this Declaration were incurred in this litigation. I request that the Court award my firm \$60,125.00 in attorneys' fees and \$376.10 in expenses reimbursement, for a total of \$60,501.10.

I declare under penalty of perjury under the laws of the District of Columbia and the State of California that the foregoing is true and correct. Executed this 22nd day of August, 2012, at Washington, DC.

WARD & WARD, PLLC, by:

Daniel S. Ward, Partner

Ward & Ward, PLLC
 2020 N Street, NW
 Washington, D.C. 20036
 (202) 331-8160

Counsel for Plaintiff Kevin McCaffrey and Class Members:

<i>Prashant Aggarwal</i>	<i>Ange Barly Fokom</i>	<i>Michael Moriel</i>
<i>Cory Albert</i>	<i>Spike Friedman</i>	<i>Dave O'Brien</i>
<i>Doug Ansell</i>	<i>Evan Greer</i>	<i>Paul O'Brien</i>
<i>Adam Atwell</i>	<i>Greg Grimsley</i>	<i>Arbi Oganessian</i>
<i>Bruce Bain</i>	<i>Michael Guttentag</i>	<i>Chi Oji</i>
<i>Abelardo Barita</i>	<i>Farrakh Habib</i>	<i>Gordon Owen</i>
<i>Abe Bart</i>	<i>Glenn Haynes</i>	<i>Frank Parsinitz</i>
<i>Michelle Beaini</i>	<i>Oscar Hernandez</i>	<i>David Pasternack</i>
<i>John Becker</i>	<i>Dasan Holloway</i>	<i>Angelo Perez</i>
<i>Ibrahim Benson</i>	<i>Tareef Horani</i>	<i>Christina Perillia</i>
<i>Amanda Bittle</i>	<i>Donald Jacobsen</i>	<i>Angel Ramos</i>
<i>Robert Bolden</i>	<i>Kenneth Johnson</i>	<i>Tim Reynolds</i>
<i>Wesley Brown</i>	<i>Wade Johnson</i>	<i>Gary Rhoads</i>
<i>Jason Burnett</i>	<i>Alonzo Jones</i>	<i>Matt Rissell</i>
<i>Melanie Caruso</i>	<i>Tom Keller</i>	<i>Taylor Robinette</i>
<i>James Chiaraluce</i>	<i>James Kelly</i>	<i>Adam Rosenberg</i>
<i>Michael Ciaramitaro</i>	<i>John Kerper</i>	<i>Rocky Sadler</i>
<i>John Clark</i>	<i>Chris Klobusicky</i>	<i>Artemis Seaford</i>
<i>Justin Clark</i>	<i>Abhijeet Kumar</i>	<i>Suraj Sharan</i>
<i>William Clark</i>	<i>Lawrence Lyte</i>	<i>Derek Siehler</i>
<i>Dan Coleman</i>	<i>Matthew Mabe</i>	<i>Kirk Slota</i>
<i>Andrea Colton</i>	<i>Chris MacFadden</i>	<i>Mike Sontag</i>
<i>David Conrad</i>	<i>Dion Magee</i>	<i>Ramon Sotero</i>
<i>Alonzo Davis</i>	<i>Peter Margiotto</i>	<i>Robert Steiger</i>
<i>Kim Davis</i>	<i>Manny Marinho</i>	<i>Andrew Stewart</i>
<i>Chris Dawson</i>	<i>John Marsalek</i>	<i>Dan Sylvestre</i>
<i>Himanshu Desai</i>	<i>Jonathan Mason</i>	<i>Alexander Tapia</i>
<i>Junior Destinoble</i>	<i>Thomas Maybury</i>	<i>Tiffany Taylor</i>
<i>Jerry Drypolcher</i>	<i>Charles McCormick</i>	<i>Chris Tuter</i>
<i>Derek Du Chesne</i>	<i>Kyla McDonald</i>	<i>Bryan Vincent</i>
<i>Abishek Duggal</i>	<i>Nicole McLennon</i>	<i>Nick Warren</i>
<i>Nathan Durant</i>	<i>Natalie Meek</i>	<i>Ross Wolcott</i>
<i>Ernest Ebio</i>	<i>Ryan Michalak</i>	<i>Linda Wrinn</i>
<i>Erik Eller</i>	<i>Aric Mokhtarian</i>	<i>Ken Zener</i>
<i>Janelle FitzPatrick</i>	<i>David Moore</i>	

EXHIBIT A

2020 N Street, N.W.
Washington, D.C. 20036
(202) 331-8160
(202) 503-1455 (FAX)

Home Firm Overview Practice Areas Our Staff Blog Contact

Ward & Ward PLLC is a boutique law firm in Washington, D.C. that focuses on business, litigation and intellectual property matters. With over 50 years of combined legal experience in varied legal and business matters, including trademark and patent litigation, business torts, human rights litigation, employment litigation, corporate restructuring and mergers and acquisitions, Ward & Ward is a small firm with a "Big Firm" presence.

[Home](#)[Firm Overview](#)[Practice Areas](#)[Our Staff](#)[Blog](#)[Contact](#)

Ward & Ward PLLC represents clients in civil litigation, business and international legal matters. We focus on always achieving the best possible results for our clients in the most cost-effective and efficient manner. At Ward & Ward, we pride ourselves on being a small firm with a "Big Firm" presence.

Admitted to practice in the District of Columbia, the Commonwealth of Virginia, and the States of Connecticut, Indiana and Maryland, the attorneys at Ward & Ward PLLC are regularly referred clients by some of the largest firms in the country and by some of the foremost legal practitioners in Washington, D.C. Many of these referrals come from the friendships developed with attorneys worldwide as a result of our 50-plus years of combined legal experience. It is another type of referral that we are particularly proud of, however. At Ward & Ward we find that a large number of our clients have come to us through attorneys who were our adversaries in prior matters. To have a previous adversary recommend us to a potential client best illustrates our belief that the best advertising possible is doing your job well.

While it is our goal to achieve our clients' objectives as expeditiously as possible, we are trial attorneys equipped to handle your case through trial and appeal. At Ward & Ward PLLC, we pride ourselves on our ability to succeed where others fail.

A small firm
with a
"Big Firm"
Presence.

Home	Firm Overview	Practice Areas	Our Staff	Blog	Contact
-------------	----------------------	-----------------------	------------------	-------------	----------------

Thomas Ward is an AV-rated attorney with a distinguished practice representing corporate and individual clients in a variety of matters, including, but not limited, to intellectual property litigation, civil litigation, mergers & acquisitions, corporate litigation, and employment litigation.

Thomas J. Ward

Daniel S. Ward

Kerry McCarthy

Thomas Ward graduated from the University of Notre Dame Law School in 1966 and from Fairfield University in 1962.

During his career, Mr. Ward has served on the Board of Directors of a number of corporations, including the following:

Interaid, Inc.
Beech Nut Foods
Nestle Coordination Center for Nutrition, Inc.
Somerset Importers
Guinness PLC
Guinness America, Inc.
Guinness Importers
Tracy Industries.

EMAIL TOM WARD

Mr. Ward is licensed to practice law in the District of Columbia, Connecticut, Indiana, the U.S Court of Appeals for the Federal Circuit, and the Supreme Court of the United States..

He has been involved in a number of professional organizations, including the following: The District of Columbia Bar; Bar Association of the District of Columbia (Chairman, Publicity and Membership Committee, Patent, Trademark and Copyright Law Section, 1978); Indiana State Bar Association; the American Bar Association (Member, Section on: Patents, Trademarks and Copyright Law; Corporation, Banking and Business Law; Member, Forum Committee on Franchising, 1978-; Chairman, Committee on Trademark Jury Instructions, Litigation Section, 1978); American Intellectual Property Law Association (Member, Committee on Trademark and Trade Name Protection, 1975); International Patent and Trademark Association; United States Trademark Association (Chairman, Government Relations Committee, 1979-1980).

[Home](#)[Firm Overview](#)[Practice Areas](#)[Our Staff](#)[Blog](#)[Contact](#)

Daniel S. Ward, a partner at Ward & Ward PLLC, heads the firm's litigation practice and has a particular expertise in intellectual property and business litigation.

Thomas J. Ward

Daniel S. Ward

Kerry McCarthy

Dan represents individuals, small businesses and corporations in a wide variety of business disputes, including disputes involving business torts, theft of trade secrets, unfair competition, franchisor/franchisee disputes, breach of contract actions, and intellectual property disputes.

In addition to his litigation practice, Dan provides legal and business advice and counseling on a variety of corporate matters including mergers and acquisitions, corporate governance and formation, best practices, and executive compensation.

Dan's clients vary from individual executives to start-up companies to established large and small companies. Dan has acted as outside general counsel to a number of small and medium sized companies.

[EMAIL DAN WARD](#)

Dan also represents businesses, inventors, and other technology innovators in various intellectual property disputes and licensing matters. Through both litigation and negotiation, Dan has obtained millions of dollars in licensing revenues for his clients.

In addition to his litigation and intellectual property practices, Dan also represents employees and employers in a variety of matters, including the litigation or mediation of age, race, gender and pregnancy discrimination disputes; the negotiation and drafting of employment contracts, restrictive covenants, and severance agreements; the enforcement and litigation of non-compete agreements; and advising employers on best employment practices.

In addition to his business and intellectual property litigation practices, Dan currently represents a group of Chinese democracy activists in their Alien Tort Statute action against Cisco Systems, Inc. for Cisco's knowing and willful enablement of the Chinese Communist Party's harassment, arrest, and torture of Chinese political activists.

Prior to joining the firm, Dan worked at Williams & Connolly LLP in Washington, DC, where he focused on general civil litigation and intellectual property litigation.

Dan is a graduate of the Georgetown University Law Center. While at Georgetown Law, Dan worked for the House Government Reform and Oversight Committee on Capitol Hill and at the United States Attorney's Office for the District of Columbia. Dan also represented a

number of indigent clients as a student attorney in the Georgetown Criminal Justice Clinic. Dan has a Bachelor of Arts in Government from Georgetown University.

Dan is licensed to practice law in Maryland, the District of Columbia, Virginia, the United States District Courts for the Districts of Maryland, the District of Columbia, and Eastern District of Virginia, as well as the United States Court of Appeals for the Fourth Circuit. Dan is a member of the American Bar Association.

Dan lives outside of Annapolis, Maryland with his wife Tucker and their three boys, Ryan, Sean and Rowan. When he is not working, Dan enjoys sailing, crabbing, fishing, or doing just about anything on the Chesapeake Bay. Dan is a member of the Board of Directors of the Kevin E. Reichardt Foundation.

EXHIBIT B

IN RE APPLE IPHONE 4 PRODUCTS LIABILITY LITIGATION
FIRM: WARD WARD, PLLC
LODESTAR STATEMENT FROM INCEPTION THROUGH 4/5/12

<u>Professional</u>	<u>Total Hours</u>	<u>Hourly Rate</u>	<u>Lodestar</u>
<u>Shareholders</u>			
<u>(Partners):</u>			
<u>Partner 1</u>			
<u>Thomas J. Ward</u>	5.00	\$650.00	\$3,250.00
<u>Partner 2</u>			
<u>Daniel S. Ward</u>	96.75	\$500.00	\$48,375.00
<u>ATTORNEY TOTAL</u>			<u>\$51,625.00</u>
<u>Paralegals:</u>			
<u>Paralegal 1</u>			
<u>J. Ovadia</u>	6.00	\$100.00	\$600.00
<u>Paralegal 2</u>			
<u>K. McCarthy</u>	25.50	\$100.00	\$2,550.00
<u>Paralegal 3</u>			
<u>P. Atlee</u>	43.50	\$100.00	\$4,350.00
<u>Paralegal 4</u>			
<u>T. Kirby</u>	10.00	\$100.00	\$1,000.00
<u>PARALEGAL TOTAL</u>			<u>\$8,500.00</u>
<u>DISBURSEMENTS</u>			<u>\$376.10</u>
<u>GRAND TOTAL</u>			<u>\$60,501.10</u>

Iphone - Master Time Records

Date	Att	Client	Matter	Hours	Disbur	Description
06/29/10	TJW	McCaffery	Iphone	5.00		Review proposed Complaint; discussion with D. Ward
				5.00		TJW Total 5.00 hrs @ \$650.00 = \$3,250.00
06/26/10	DSW	McCaffery	Iphone	3.50		Fact and Legal research re: drafting Complaint
06/27/10	DSW	McCaffery	Iphone	1.00		Fact and Legal research re: drafting Complaint
06/29/10	DSW	McCaffery	Iphone	3.50		Interview potential clients, blog posting, etc., draft and
						Revise Complaint; discussions with C. Gilman;
						Drafting, revising and filing of Complaint; discussions
						with C. Gilman, discussions with Clients;
06/30/10	DSW	McCaffery	Iphone	10.50		emails/telephone calls to/from media contacts
						Draft and send retainer agreements to clients; discussions
						draft complaint with C. Gilman; email and telephone
						communications with current and prospective clients;
						draft and post blog, facebook and twitter entries; media
07/01/10	DSW	McCaffery	Iphone	14.50		interviews
						Review of media coverage; drafting of blog posts; media
						interviews; drafting of correspondence to clients;
07/02/10	DSW	McCaffery	Iphone	8.50		discussions with C. Gilman
						Review of media coverage; discussions with potential
						clients; prepare for and conduct interview with
07/03/10	DSW	McCaffery	Iphone	3.00		Technology Unplugged (Sky TV)
						Review of media coverage; discussions with C. Gilman
07/04/10	DSW	McCaffery	Iphone	0.50		re client communications
07/05/10	DSW	McCaffery	Iphone	0.75		Review of media coverage; draft blog posts
						Review of media coverage, telephone conversations with
07/06/10	DSW	McCaffery	Iphone	2.75		clients; drafting of blog posts
						Conversations with clients; draft and revise blog posts;
07/07/10	DSW	McCaffery	Iphone	1.75		review media coverage
						Interview with media (WBAL); review of MDL law;
						discussions with counsel for other Plaintiffs; discussions
						with G. Gilman; discussions/email correspondence with
07/08/10	DSW	McCaffery	Iphone	6.25		clients
						Conversations with counsel for other Plaintiffs; drafting
07/09/10	DSW	McCaffery	Iphone	3.25		of blog posts, email exchanges with clients
						Drafting of blog posts; correspondence and telephone
						calls with prospective clients; conversations with C.
07/12/10	DSW	McCaffery	Iphone	4.75		Gilman, P. Atlee and JP Ovadia
						Calls to counsel to other Plaintiffs; review of MDL;
07/20/10	DSW	McCaffery	Iphone	1.25		review of media
						Conversations with B. Carp; Conversations with C.
07/21/10	DSW	McCaffery	Iphone	2.00		Gilman; legal and fact research

Iphone - Master Time Records

Date	Att	Client	Matter	Hours	Disbur	Description
07/22/10	DSW	McCaffery	Iphone	1.25		Review media; drafting of blog posts; email to potential client; review Carp cv; email exchange with C. O'Brien
07/23/10	DSW	McCaffery	Iphone	0.75		Discussions with T. Roman (AT&T lawyer); discussions with C. Gilman; review of emails
07/29/10	DSW	McCaffery	Iphone	1.00		Correspondence with clients
08/02/10	DSW	McCaffery	Iphone	5.00		Drafting and filing of Amended Complaint and Summons Filed
08/05/10	DSW	McCaffery	Iphone	0.75		Discussion with C. Gilman; review of Wrinn dismissal; review of documents from ATT
08/10/10	DSW	McCaffery	Iphone	0.50		Telephone call with D. Westman, Apple lawyer, re: Service Extension
08/13/10	DSW	McCaffery	Iphone	0.50		Telephone call with S. Davidson, D. Westman
08/17/10	DSW	McCaffery	Iphone	0.25		Correspondence with C. Gilman re: Motion to Stay
08/18/10	DSW	McCaffery	Iphone	1.00		Review of Motion to Stay Proceedings Against Apple, Inc. and Marginal Order granting Motion to Stay
08/24/10	DSW	McCaffery	Iphone	0.25		Review of Notice of Presentation or Waiver of Oral Argument sent from J. Smith
09/02/10	DSW	McCaffery	Iphone	0.25		Review of email from J. Sarnelli re: Notice of Presentation or Waiver of Oral Argument
09/10/10	DSW	McCaffery	Iphone	0.25		Review of email from T. Armaz re: Apple's letter to Clerk of Panel
09/13/10	DSW	McCaffery	Iphone	1.00		Review of email from J. Smith with proposed Stipulated Pretrial Order and related correspondence
10/05/10	DSW	McCaffery	Iphone	1.00		Telephone calls with clients, call with other Plaintiffs' counsel
10/12/10	DSW	McCaffery	Iphone	0.25		Review of Notice by Apple of Entry of Transfer Order and MDL Certified Transfer Order
10/20/10	DSW	McCaffery	Iphone	0.25		Telephone call with S. Davidson
11/11/10	DSW	McCaffery	Iphone	0.25		Review of Joint Stipulation Extending Time to Respond to Complaints
11/20/10	DSW	McCaffery	Iphone	0.25		Review of Stipulation and Order re: Extension of Time to Respond to Complaint
12/14/10	DSW	McCaffery	Iphone	0.25		Review of Joint Stipulation and Pretrial Order
01/07/11	DSW	McCaffery	Iphone	0.25		Review of Joint Case Management Statement
01/15/11	DSW	McCaffery	Iphone	0.25		Review of Stipulation and Pretrial Order No. 1
02/01/11	DSW	McCaffery	Iphone	0.25		Calls with S Davidson re: Settlement
02/07/11	DSW	McCaffery	Iphone	0.50		Telephone call and email correspondence with S. Davidson re: review of statements in Master Consolidated Complaint
02/08/11	DSW	McCaffery	Iphone	1.00		Review of Master Consolidated Complaint against AT&T, Inc., AT&T Mobility, LLC, etc.
02/23/11	DSW	McCaffery	Iphone	0.25		Review of Joint Status Conference Report filed by Apple

Iphone - Master Time Records

Date	Att	Client	Matter	Hours	Disbur	Description
02/24/11	DSW	McCaffery	Iphone	0.25		Review of Case Management Scheduling Order
03/07/11	DSW	McCaffery	Iphone	0.25		Telephone call with S. Davidson
						Review of Administrative Motion to Relate Case
04/07/11	DSW	McCaffery	Iphone	0.50		Blackwell v Apple
05/11/11	DSW	McCaffery	Iphone	0.25		Telephone call with S. Davidson
						Review of Statement Regarding U.S. Supreme Courts
						Decision in AT&T Mobility v Conception and review of
						Joint Stipulation Continuing Case Management
						Conference pending Mediation; conference call with S.
05/12/11	DSW	McCaffery	Iphone	2.00		Davidson
						Review of Stipulation and Order re: Continuing Case
05/18/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Notice of Voluntary Dismissal of Defendant
05/21/11	DSW	McCaffery	Iphone	0.25		AT&T Mobility LLC Without Prejudice
06/06/11	DSW	McCaffery	Iphone	0.25		Email to S. Davidson re: potential article
06/17/11	DSW	McCaffery	Iphone	0.25		Review of Protective Order Regarding Mediation
06/30/11	DSW	McCaffery	Iphone	0.25		Email correspondence with C. Gilman and J. Paczkowski
						Review of Notice of Filing of Notice of Tag-Along
07/07/11	DSW	McCaffery	Iphone	0.25		Action with Judicial Panel on Multidistrict Litigation
07/14/11	DSW	McCaffery	Iphone	0.25		Email exchange with S. Davidson
07/15/11	DSW	McCaffery	Iphone	0.50		Email exchange with M. Dearman
						Review of Joint Stipulation Continuing Case
07/18/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Stipulation and Order re: Continuing Case
07/22/11	DSW	McCaffery	Iphone	0.50		Management Conference
08/02/11	DSW	McCaffery	Iphone	0.50		Emails to/from S. Davidson
						Review of Joint Stipulation Continuing Case
08/19/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Stipulation and Order re: Continuing Case
08/24/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Joint Stipulation Continuing Case
09/03/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Stipulation and Order re: Continuing Case
09/09/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Joint Stipulation Continuing Case
09/28/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Stipulation and Order re: Continuing Case
09/30/11	DSW	McCaffery	Iphone	0.25		Management Conference
						Review of Joint Stipulation Taking Case Management
10/22/11	DSW	McCaffery	Iphone	0.25		Off Calendar

Iphone - Master Time Records

Date	Att	Client	Matter	Hours	Disbur	Description
10/28/11	DSW	McCaffery	Iphone	0.25		Review of Stipulation and Order re: Taking Case Management Conference Off Calendar
01/28/12	DSW	McCaffery	Iphone	0.25		Review of Judicial Referral for Purpose of Determining Relationship of Cases re: 11-cv-5337
01/31/12	DSW	McCaffery	Iphone	0.25		Email correspondce with S. Davidson re: Settlement Review of Apple, Inc.'s Response Regarding Order Referring Matter for Related Case Determination; conference call with S. Davidson
02/01/12	DSW	McCaffery	Iphone	0.50		
02/04/12	DSW	McCaffery	Iphone	0.50		Review of Memo in Supprt of Relating Donohue v Apple Review of Notice of Unopposed Motion and Motion for Preliminary Approval of Class Action Settlement and Certification of Settlement Class
02/11/12	DSW	McCaffery	Iphone	0.25		Review of Order granting Preliminary Settlement Approval
02/18/12	DSW	McCaffery	Iphone	0.25		Review of Order Relating Case to C-11-05337
03/06/12	DSW	McCaffery	Iphone	0.25		Review of draft correspondence to client re: settlement
04/04/12	DSW	McCaffery	Iphone	0.25		Review of Objection to Settlement Order file db by A. Tripathi
04/05/12	DSW	McCaffery	Iphone	0.25		
				96.75		DSW Total 96.75 hrs. @ \$500.00 = \$48,375.00
06/30/10	JPO	McCaffery	Iphone	2.00		Legal research; edit and revise draft Complaint
07/06/10	JPO	McCaffery	Iphone	1.00		Review of client correspondence and emails; draft of blog posts
07/12/10	JPO	McCaffery	Iphone	3.00		Draft, revise and send client correspondence and blog entries
				6.00		JPO Total 6.00 hrs. @ \$100.00 = \$600.00
06/26/10	KFM	McCaffery	Iphone	2.00		Fact and Legal research re: drafting Complaint
06/27/10	KFM	McCaffery	Iphone	1.50		Fact and Legal research re: drafting Complaint
06/29/10	KFM	McCaffery	Iphone	3.00		Drafting of Complaint and Summonses
06/30/10	KFM	McCaffery	Iphone	0.50		Legal research
07/01/10	KFM	McCaffery	Iphone	2.50		Preparation of client retainer agreements; creation of client email database; correspondence with C. Gilman
07/02/10	KFM	McCaffery	Iphone	2.50		Discussions with clients and preparation of correspondence to clients
07/05/10	KFM	McCaffery	Iphone	2.00		Discussions with clients and follow-up correspondence and research
07/07/10	KFM	McCaffery	Iphone	3.00		Preparation of client correspondence, drafting of client check list

Iphone - Master Time Records

Date	Att	Client	Matter	Hours	Disbur	Description
07/16/10	KFM	McCaffery	Iphone	0.50		Emails and telephone calls with current and prospective clients
07/23/10	KFM	McCaffery	Iphone	1.00		Research re: Filing requirements; correspondence with C. Gilman
07/29/10	KFM	McCaffery	Iphone	1.00		Correspondence with clients
08/02/10	KFM	McCaffery	Iphone	2.00		Drafting and filing of Amended Complaint and Summons
08/09/10	KFM	McCaffery	Iphone	0.50		Correspondence with C. Gilman re: AT&T attorneys and Wrinn Dismissal
09/10/10	KFM	McCaffery	Iphone	2.00		Emails and telephone calls with current and prospective clients
09/13/10	KFM	McCaffery	Iphone	1.00		Preparation and filing of McCaffrey's Notice of Presentation
09/16/10	KFM	McCaffery	Iphone	0.50		Discussion with potential client G. Rosenstein and other related client contact work
				25.50		KFM Total 25.50 hrs @ \$100.00 = \$2,550.00
06/30/10	PA	McCaffery	Iphone	6.00		Review and revise draft Complaint
07/02/10	PA	McCaffery	Iphone	8.00		Emails and telephone calls with current and prospective clients
07/06/10	PA	McCaffery	Iphone	4.50		Emails and telephone calls with current and prospective clients
07/07/10	PA	McCaffery	Iphone	4.50		Emails and telephone calls with current and prospective clients
07/08/10	PA	McCaffery	Iphone	2.00		Emails and telephone calls with current and prospective clients
07/08/10	PA	McCaffery	Iphone	3.00		Legal research re: MDL
07/09/10	PA	McCaffery	Iphone	4.00		Emails and telephone calls with current and prospective clients
07/12/10	PA	McCaffery	Iphone	2.00		Emails and telephone calls with current and prospective clients
07/13/10	PA	McCaffery	Iphone	1.00		Emails and telephone calls with current and prospective clients
07/15/10	PA	McCaffery	Iphone	2.00		Emails and telephone calls with current and prospective clients
07/30/10	PA	McCaffery	Iphone	2.50		Emails and telephone calls with current and prospective clients
08/03/10	PA	McCaffery	Iphone	1.50		Emails and telephone calls with current and prospective clients
08/03/10	PA	McCaffery	Iphone	1.00		Client Contact Update

Iphone - Master Time Records

Date	Att	Client	Matter	Hours	Disbur	Description
09/07/10	PA	McCaffery	Iphone	0.25		Emails and telephone calls with current and prospective clients
09/10/10	PA	McCaffery	Iphone	0.25		Emails and telephone calls with current and prospective clients
04/04/12	PA	McCaffery	Iphone	1.00		Draft and send correspondence to client re: settlement
				43.50		PA Total 43.50 hrs @ \$100.00 = \$4,350.00
06/30/10	TK	McCaffery	Iphone	4.50		Research: re: Apple and AT&T Warranty documents
07/01/10	TK	McCaffery	Iphone	5.00		Preparation of client correspondence and review of retainer agreements
07/07/10	TK	McCaffery	Iphone	0.50		Research re: apple iphone; review of client correspondence
				10.00		TK Total 10.00 hrs @ \$100.00 = \$1,000.00
06/30/10		McCaffery	Iphone		350.00	Complaint Filing Fee
10/12/10		McCaffery	Iphone		13.44	Pacer Charges
07/01/10		McCaffery	Iphone		12.66	US Postmaster (Summons certified mail)
					376.10	Disbursement Total