

July 9, 2018

Via Email -jeevacation@gmail.com

Jeffrey Epstein  
6100 Red Hook Quarter, B3  
St. Thomas, USVI 00802

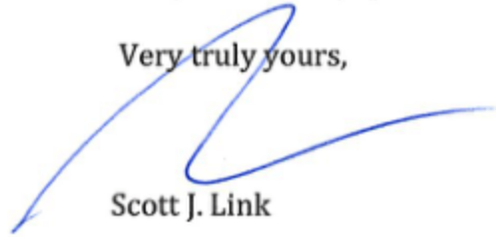
**Re: Jeffrey Epstein v. Bradley J. Edwards**  
**File No.: 2.0001**

Dear Jeffrey:

Attached please find our firm's billing statement for services rendered through June 30, 2018. I have carefully reviewed this statement and as a courtesy to you, I reduced the bill in the amount of \$440.00.

Please do not hesitate to call me if you have any questions regarding this bill. Thank you.

Very truly yours,



Scott J. Link

SJL/pvd  
Attachment

cc: Darren Indyke w/attachment [REDACTED]

# Link & Rockenbach, PA

1555 Palm Beach Lakes Blvd.

Suite 930

West Palm Beach, FL 33401

Tax ID No. [REDACTED]

Jeffrey Epstein  
6100 Red Hook Quarter, B3  
St. Thomas, USV 00802

July 6, 2018  
Invoice # 824

CLIENT: 0002 - Jeffrey Epstein  
Re: 0001 Bradley Edwards

| Date     |     | Services  | Hours | Amount   |
|----------|-----|---|-------|----------|
| 06/01/18 | TLC | Work on scheduling J. Epstein's deposition; work on dates for same; multiple communications with client, C. Pugatch, D. Indyke and J. Goldberger re availability; work on proposed Order on J. Epstein's deposition to incorporate D. Indyke's suggested edits; follow up with client and counsel on our side re same; prepare email to M. McCann re dates; prepare e-mail to D. Vitale re proposed Order   | 3.20  | 720.00   |
| 06/01/18 | SJL | Work on proposed order re J. Epstein's deposition to incorporate D. Indyke's suggestions; review hearing transcript re same; follow up on J. Epstein's deposition dates; work on Motion re V. Roberts' testimony; review court reporter's "corrections" and final transcript; communications with client  | 5.20  | 3,900.00 |
| 06/02/18 | SJL | Continue working on Motion to Strike requested relief in bankruptcy proceeding  | 2.50  | 1,875.00 |
| 06/04/18 | TLC | Work on proposed Order re J. Epstein's deposition; prepare cover letter to Judge Hafele; e-mail communications with D. Indkye re same; follow up on setting UMC hearing on S. Rothstein's Motion to Dismiss; work on hearing folder; prepare Notice of Hearing, proposed Order and letter to Judge; work on redactions to V. Roberts' transcript (i.e., info required by rules to be redacted); work on Motion to Use Certified Transcript; work on updating To Do List | 6.50  | 1,462.50 |
| 06/04/18 | SJL | Work on letter to Judge re submission of proposed Order re J. Epstein's deposition; work on proposed Order; multiple communications with D. Indyke and J. Epstein re same; follow up on setting hearing on Motion to Dismiss  | 3.50  | 2,625.00 |

Client Ref: 0002 - 0001  
Invoice # 824

July 6, 2018  
Page 2

| Date     |     | Services  | Hours | Amount   |
|----------|-----|---|-------|----------|
| 06/05/18 | AAS | Conduct detailed research of Florida case law on the specific issue of whether a general release will include claims that were unknown at the time of execution and had not yet accrued   | 2.00  | 790.00   |
| 06/05/18 | AAS | Prepare in-depth addition to previously drafted memorandum on the issue of release agreements, this time analyzing the instant release agreement and applying Florida case law to the specific language contained therein   | 1.20  | 474.00   |
| 06/05/18 | TLC | Communications with opposing counsel on proposed order re J. Epstein's deposition; finalize package to Judge Hafele and submit same; follow up on trial setting issues; communications with opposing counsel re same  | 0.80  | 180.00   |
| 06/05/18 | SJL | Review D. Indyke's edits to Response to Motion for Sanctions; work on revision to same; communications with opposing counsel re trial setting; work on trial strategies; meet with R. Glasser re Motion to Strike Requested Relief in bankruptcy proceeding; work on same | 5.40  | 4,050.00 |
| 06/06/18 | TLC | Work on Response in Opposition to B. Edwards' Motion for Sanctions; follow up on Response to Motion to Dismiss; work on preparations for upcoming hearings  | 3.20  | 720.00   |
| 06/06/18 | SJL | Work on multiple rounds of revision to our Response to B. Edwards' Motion for Sanctions; multiple communications with D. Indyke and J. Epstein re same; follow up on schedule of outstanding hearings and trial setting   | 5.20  | 3,900.00 |
| 06/06/18 | RJG | Review B. Edwards' Summary of Damages, related pleading concerning Bankruptcy Court's Order to Show Cause, and case law re compensatory sanctions for civil contempt, in preparation for drafting opposition to B. Edwards' Summary of Damages                            | 4.50  | 1,777.50 |

| <b>Date</b> |     | <b>Services</b>   | <b>Hours</b> | <b>Amount</b> |
|-------------|-----|---|--------------|---------------|
| 06/07/18    | TLC | Work on preparations for hearing on all pending Motions; review and update previous hearing folders and identify additional items needed; prepare e-mail to M. Nurik re changing UMC hearing on S. Rothstein's Motion to Dismiss; prepare Re-Notice of Hearing; finalize Response to Motion for Sanctions and file same | 3.80         | 855.00        |
| 06/07/18    | SJL | Finalize Response to Motion for Sanctions; multiple communications with client; work on Response to Motion to Dismiss; begin reviewing hearing folders in anticipation of upcoming two-day hearing  | 4.30         | 3,225.00      |
| 06/08/18    | RJG | Outline and begin drafting Response in Opposition to B. Edwards' Summary of Damages in bankruptcy proceeding  | 3.30         | 1,303.50      |
| 06/08/18    | RJG | Supplemental research on sanctions for contempt and entitlement to attorney's fees in preparation for drafting Response in Opposition to B. Edwards' Summary of Damages in bankruptcy proceeding  | 1.90         | 750.50        |
| 06/08/18    | SJL | Review May 3, 2018, hearing transcript on Case Management Conference hearing re Court's trial setting status; follow up on same; work on Motion to Strike Intervenors' Request for Relief; follow up with D. Indyke and J. Epstein  | 5.20         | 3,900.00      |
| 06/11/18    | RJG | Finish drafting Response in Opposition to B. Edwards' Summary of Damages in bankruptcy proceeding   | 1.20         | 474.00        |
| 06/11/18    | SJL | Work on bankruptcy issues; work on sanctions motion; work on deposition of J. Epstein   | 5.20         | 3,900.00      |
| 06/11/18    | KBR | Legal research/case law re civil contempt, actual damages and self-creating harm; revise Response to Strike B. Edwards' damage summary in Bankruptcy Court  | 1.00         | 750.00        |
| 06/12/18    | SJL | Work on bankruptcy issues; work on sanctions motion; work on deposition for J. Epstein  | 4.50         | 3,375.00      |
| 06/13/18    | SJL | Work on bankruptcy response to B. Edwards' damages summary; work on deposition issues for J. Epstein  | 4.80         | 3,600.00      |

Client Ref: 0002 - 0001  
Invoice # 824

July 6, 2018  
Page 4

| Date     |     | Services  | Hours | Amount   |
|----------|-----|---|-------|----------|
| 06/14/18 | SJL | Work on comprehensive summary to do list; work on Motion to Strike Intervenors' Damages   | 5.50  | 4,125.00 |
| 06/15/18 | RJG | Review Bankruptcy Court's Order to Show Cause re J. Epstein's deposition; research federal and local rules re (1) proper notice/service of deposition on non-party deponent; (2) whether subpoena is required; and (3) federal rules re good faith attempt to resolve dispute before filing motion for protective order   | 1.50  | 592.50   |
| 06/15/18 | SJL | Work on Response to S. Rothstein's Motion to Dismiss; follow up with J. Goldberger re hearing; review Duces Tecum in J. Epstein's Notice of Deposition; strategize on responding to same; communications with C. Pugatch, J. Epstein and D. Indyke re same  | 6.20  | 4,650.00 |
| 06/18/18 | RJG | Review research with K. Rockenbach re notice of deposition duces tecum in federal court, requirement of subpoena on non-party deponent, and federal and local rules of procedure re objecting to notice in preparation for drafting motion for protective order re B. Edwards' Notice of J. Epstein's Deposition in Bankruptcy Court  | 0.50  | 197.50   |
| 06/18/18 | RJG | Research elements of abuse of process cause of action to include in Response to S. Rothstein's Motion to Dismiss  | 0.10  | 39.50    |
| 06/18/18 | TLC | Work on Response in Opposition to B. Edwards' Summary of Damages; review Bankruptcy Court Federal and Local Rules re deadline to object to discovery; update Master Calendar re same; follow up with M. Nurik re changing date of hearing on S. Rothstein's Motion to Dismiss; prepare Re-Notice of Hearing; work on Motion to Strike Intervenors' List of Requested Relief in bankruptcy proceeding; prepare timeline to insert into Response to Motion to Dismiss; follow up with D. Indyke re drafts | 5.20  | 1,170.00 |

| Date     |     | Services  | Hours | Amount   |
|----------|-----|---|-------|----------|
| 06/18/18 | KBR | Analyze Notice of Taking Deposition Duces Tecum of J. Epstein and cross-reference with ruling by bankruptcy court re scope and subject matter of deposition; legal research re bankruptcy rules regarding timing and any additional rules referencing federal rules; legal research Federal Rules of Court, local federal rules for the Southern District Court re good faith, motion for protective order, and service of subpoena for deposition on non-party; prepare email to C. Pugatch re concerns of service of notice of taking deposition and proposed response to J. Scarola; revise Response to S. Rothstein's Motion to Dismiss | 3.20  | 2,400.00 |
| 06/18/18 | SJL | Work on Response in Opposition to B. Edwards' Summary of Damages in Bankruptcy Proceeding; work on Motion to Strike Intervenors' Requested Relief; work on deposition issues; follow up with J. Epstein and D. Indyke re same; work on objection to duces tecum; work on Response to S. Rothstein's Motion to Dismiss; communications with J. Ianno re Fowler White's insurance information   | 5.00  | 3,750.00 |
| 06/19/18 | RJG | Review Notice and Re-Notice of taking Video Deposition Duces Tecum of J. Epstein, Bankruptcy Court's Order to Show Cause and Federal Rules of Civil Procedure re scope of discovery in preparation for drafting Objections and Motion for Protective Order  | 1.90  | 750.50   |
| 06/19/18 | RJG | Begin drafting Objections to Re-Notice of Taking J. Epstein's Video Deposition Duces Tecum and Motion for Protective Order  | 2.20  | 869.00   |
| 06/19/18 | RJG | Begin researching Judge Ray's rulings on overbroad discovery requests and case law from 11th Circuit Court re protective orders   | 1.30  | 513.50   |
| 06/19/18 | TLC | Work on Motion to Strike Intervenors' Requested Relief to address D. Indyke's comments; work on Response in Opposition to B. Edwards' Summary of Damages; follow up with C. Pugatch and J. Goldberger re potential new date for J. Epstein's deposition; work on Motion to Compel B. Edwards to Identify Bates Numbers of Documents Produced  | 3.80  | 855.00   |

| Date     |     | Services  | Hours | Amount   |
|----------|-----|---|-------|----------|
| 06/19/18 | SJL | Work on Motion to Compel B. Edwards to Identify Bates Number of Documents Produced; work on Motion to Strike Intervenors' Requested Relief to address D. Indyke's comments; work on Response in Opposition to B. Edwards' Summary of Damages; communications with D. Indyke   | 6.40  | 4,800.00 |
| 06/19/18 | KBR | Review 4th DCA Order (1) discharging its 3/29/18 Order regarding trial; (2) denying Petitioner's Motion for Appellate Attorney's Fees and Costs; (3) denying request for Oral Argument; (4) denying respondent's Motion for Appellate Attorney's Fees; and (5) denying Petitioner's Motion for Rehearing of denial of Petitioner's Motion for Appellate Attorney's Fees and Costs; analyze same | 0.20  | 150.00   |
| 06/20/18 | RJG | Supplemental research on requirements of rule 26 re discovery/work product privilege and attorney-client privilege; continue drafting/revising Objections to Re-Notice of Taking Video Deposition Duces Tecum of J. Epstein and Motion for Protective Order   | 4.10  | 1,619.50 |
| 06/20/18 | RJG | Review Notice of Taking Video Deposition Duces Tecum of J. Epstein (State Court) and hearing transcript on B. Edwards' Motion to Permit Limited Deposition of J. Epstein in preparation for drafting Objections to Notice   | 0.90  | 355.50   |
| 06/20/18 | SJL | Work on Motion to Use V. Roberts' Interview; work on Motion to Strike Intervenors' List of Requested Relief or, in the Alternative, to Conduct Limited Deposition Discovery to incorporate additional suggestions by D. Indyke; work on Motion for Protective Order and Objection to Duces Tecums   | 7.50  | 5,625.00 |
| 06/20/18 | TLC | Work on preparations for two-day hearing on all pending motions; update hearing folders for same; follow up on new date for J. Epstein's deposition; e-mails with co-counsel and opposing counsel re same; work on Motion to Use V. Roberts' Interview; work on Motion to Strike Intervenors' List of Requested Relief; work on Motion for Protective Order                                     | 8.90  | 2,002.50 |

| Date     |     | Services  | Hours | Amount   |
|----------|-----|---|-------|----------|
| 06/20/18 | AAS | Conduct detailed research of Florida case law to ascertain whether releases of "known and unknown claims" include those claims based on facts that were unknown to the party/parties at the time of the execution of the release  | 1.20  | 474.00   |
| 06/20/18 | AAS | Draft detailed addendum to previously drafted memorandum analyzing whether releases of "known and unknown claims" include those claims based on facts that were unknown to the party/parties at the time of the execution of the release  | 0.80  | 316.00   |
| 06/21/18 | TLC | Continue working on preparations for calendar call to special set hearing on outstanding motions; work on Motion to Use April 7, 2011, Interview of V. Roberts Giuffre at Trial; work on Objections to Duces Tecums in Bankruptcy Proceeding; work on Response to B. Edwards' Summary of Damages; finalize and file Motion to Compel Bates Numbers; follow up with D. Indyke re status of work; prepare Affidavit of J. Epstein | 7.80  | 1,755.00 |
| 06/21/18 | SJL | Work on Motion to Use April 7, 2011, Interview of V. Roberts Giuffre at Trial; work on Objection to Duces Tecums in Bankruptcy Proceeding; work on Response to B. Edwards' Summary of Damages; prepare for calendar call on outstanding motions; review hearing transcripts   | 8.50  | 6,375.00 |
| 06/21/18 | RJG | Review Motion to Permit B. Edwards to Take Limited Deposition of J. Epstein and proposed orders granting B. Edwards' motion in preparation for drafting Responses and Objections to J. Edwards' Notice of Taking Video Deposition Duces Tecum   | 0.90  | 355.50   |
| 06/22/18 | TLC | Work on Objection to Notices of Taking Deposition Duces Tecum in Bankruptcy Court action; work on Affidavit of J. Epstein in support; work on Response in Opposition to B. Edwards' Summary of Damages in Bankruptcy Court action; send drafts to D. Indyke for his review of same  | 2.80  | 630.00   |

| Date     |     | Services  | Hours | Amount   |
|----------|-----|---|-------|----------|
| 06/22/18 | SJL | Prepare for and attend calendar call to special set outstanding motions for hearing; work on Objection to Notices of Taking Deposition Duces Tecum in Bankruptcy Court action; work on Affidavit of J. Epstein in support; work on Response in Opposition to B. Edwards' Summary of Damages in Bankruptcy Court action; communications with D. Indyke   | 7.30  | 5,475.00 |
| 06/24/18 | SJL | Continue working on Response to S. Rothstein's Motion to Dismiss; work on Objection to Duces Tecum in State Court action  | 4.50  | 3,375.00 |
| 06/25/18 | TLC | Work on Response to Farmer Jaffe's Summary of Damages; work on trying to locate recent automobile case J. Scarola tried in order to interview jurors; research Farmer Jaffe's attorneys and corporation formation to determine status   | 6.20  | 1,395.00 |
| 06/25/18 | SJL | Work on Response to Farmer Jaffe's Summary of Damages; review all outstanding draft documents; telephone conference with D. Indyke re same  | 7.80  | 5,850.00 |
| 06/26/18 | RJG | Draft/revise (State Court) Responses and Objections to the Notice of Taking Video Deposition Duces Tecum of J. Epstein  | 4.30  | 1,698.50 |
| 06/26/18 | RJG | Supplemental research for draft Responses and Objections to Notice of Taking Video Deposition Duces Tecum of Epstein (State Court): work product privilege/during litigation; proponent of discovery has burden to show relevancy; scope of permissible discovery; access to deponent's computer systems and electronic devices   | 2.10  | 829.50   |
| 06/26/18 | TLC | Work on Response to Farmer Jaffe's and B. Edwards' Summaries of Damages in the Bankruptcy Proceeding; prepare demonstratives to illustrate B. Edwards' affiliation with Farmer Jaffe; work on Motion to use V. Roberts' Interview; forward draft Affidavit of J. Epstein to J. Goldberger and M. Weinberg for review; follow up with D. Indyke re Objection to Duces Tecum in Bankruptcy Proceeding; work on Response to S. Rothstein's Motion to Dismiss | 7.80  | 1,755.00 |

Client Ref: 0002 - 0001  
Invoice # 824

July 6, 2018  
Page 9

| Date     |     | Services   | Hours | Amount   |
|----------|-----|--|-------|----------|
| 06/26/18 | SJL | Work on Response to Farmer Jaffe's and B. Edwards' Summaries of Damages in the Bankruptcy Proceeding; work on Response to S. Rothstein's Motion to Dismiss; follow up on draft Affidavit of J. Epstein; communications with D. Indyke; communications with J. Epstein  | 8.30  | 6,225.00 |
| 06/27/18 | TLC | Work on updating hearing folders and judge's package in preparation of upcoming two-day hearings on pending Motions; work on Response to B. Edwards' and Farmer Jaffe's Summary of Damages; forward same to D. Indyke for review; work on Response to S. Rothstein's Motion to Dismiss; work on proposed Orders for upcoming hearings            | 4.80  | 1,080.00 |
| 06/27/18 | SJL | Work on Response to B. Edwards' and Farmer Jaffe's Summary of Damages; work on Response to S. Rothstein's Motion to Dismiss; work on proposed Orders for upcoming hearings; follow up with M. Weinberg and J. Goldberg re Affidavit; communications with client and D. Indyke; work on strategies for upcoming deposition and bankruptcy hearing | 8.20  | 6,150.00 |
| 06/28/18 | TLC | Work on Response to S. Rothstein's Motion to Dismiss; work on Affidavit of J. Epstein; follow up with C. Pugatch re Objection to Duces Tecum in bankruptcy proceeding; work on same; follow up D. Indyke re same; follow up with J. Epstein re Affidavit   | 5.50  | 1,237.50 |
| 06/28/18 | SJL | Lengthy telephone conference with M. Weinberg and J. Goldberger re status of litigation, J. Epstein's upcoming deposition testimony, bankruptcy proceeding and draft Affidavit; work on Affidavit; follow up with D. Indkye re response to summaries of damages; work on Response to S. Rothstein's Motion to Dismiss                            | 5.80  | 4,350.00 |
| 06/28/18 | DAN | Research Florida case law re whether an allegation of general damages is sufficient to withstand a motion to dismiss   | 1.30  | 513.50   |

Client Ref: 0002 - 0001  
Invoice # 824

July 6, 2018  
Page 10

| Date     | Services   | Hours | Amount   |
|----------|--|-------|----------|
| 06/29/18 | TLC Work on Response and Objection to Duces Tecums in Bankruptcy proceeding to restructure to remove references to J. Epstein's Affidavit and to incorporate D. Indyke's thoughts and suggestions; assemble exhibits to same and finalize for filing; work with C. Pugatch's office re filing; follow up with D. Indyke re drafts; work on preparations for upcoming hearing in state court action | 6.50  | 1,462.50 |
| 06/29/18 | SJL Work on finalizing Response and Objection to Duces Tecums in Bankruptcy proceedings; communications with D. Indyke and J. Epstein re same; work on Response to Motion to Dismiss; work on preparations for J. Epstein's deposition   | 6.20  | 4,650.00 |

#### Recapitulation

|                                      |                        | Rate   | Hours         | Amount              |
|--------------------------------------|------------------------|--------|---------------|---------------------|
| TLC                                  | Tina L. Campbell       | 225.00 | 76.80         | 17,280.00           |
| RJG                                  | Rachel J. Glasser      | 395.00 | 30.70         | 12,126.50           |
| SJL                                  | Scott J Link           | 750.00 | 133.00        | 99,750.00           |
| DAN                                  | David A. Noel          | 395.00 | 1.30          | 513.50              |
| KBR                                  | Kara Berard Rockenbach | 750.00 | 4.40          | 3,300.00            |
| AAS                                  | Andrew A. Steadman     | 395.00 | 5.20          | 2,054.00            |
| Sub Total                            |                        |        |               | 135,024.00          |
| Courtesy Discount                    |                        |        |               | -440.00             |
| <b>For Current Services Rendered</b> |                        |        | <b>251.40</b> | <b>\$134,584.00</b> |

#### Expenses and Advances

| Date                               | Expenses  | Amount          |
|------------------------------------|---|-----------------|
| 05/01/18                           | Courier /Delivery Fee 5/1/18 to Judge Hafele - Coastal Messenger Service, Inc.              | 25.00           |
| 05/31/18                           | Westlaw Research  | 587.58          |
| 06/11/18                           | Transcript Fee 5/3/18 Hearing Transcript Judge Hafele - Palm Beach Reporting Services, Inc. | 72.60           |
| 06/30/18                           | Westlaw Research  | 186.35          |
|                                    | Copy Charge through 06/30/18  | 39.00           |
| <b>Total Expenses and Advances</b> |   | <b>\$910.53</b> |

Client Ref: 0002 - 0001  
Invoice # 824

July 6, 2018  
Page 11

|                           |                     |
|---------------------------|---------------------|
| <b>Sub Total</b>          | <u>\$135,934.53</u> |
| Courtesy Discount         | -440.00             |
| <b>Total Current Work</b> | <u>\$135,494.53</u> |
| <b>Past Due Balance</b>   | <u>\$117,991.44</u> |
| <b>Balance Due</b>        | <u>\$253,485.97</u> |

Trust Funds Balance: \$41,394.86

# Please return this page with remittance

to  
Link & Rockenbach, PA  
1555 Palm Beach Lakes Blvd.  
Suite 930  
West Palm Beach, FL 33401

Invoice # 824  
Bill Date: July 6, 2018  
Client Code: 0002  
Client Name: Jeffrey Epstein  
Matter Code: 0001  
Matter Name: Bradley Edwards

|                           |                            |
|---------------------------|----------------------------|
|                           | <u>\$135,934.53</u>        |
| Courtesy Discount         | -440.00                    |
| <b>Total Current Work</b> | <u><b>\$135,494.53</b></u> |
| <b>Past Due Balance</b>   | <u><b>\$117,991.44</b></u> |
| <b>Balance Due</b>        | <u><b>\$253,485.97</b></u> |

Trust Funds Balance: \$41,394.86

Amount enclosed: \_\_\_\_\_