

1 Joel E. Boxer (SBN 50169)  
Bonita D. Moore (SBN 221479)  
2 **BIRD, MARELLA, BOXER, WOLPERT,**  
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3 1875 Century Park East, 23rd Floor  
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4 Tel: (310) 201-2100 / Fax: (310) 201-2110

5 Attorneys for James P. Spears and Andrew  
M. Wallet, Co-Conservators of the Estate

6 Geraldine A. Wyle (SBN 89735)  
7 Jeryll S. Cohen (SBN 125392)  
**HOFFMAN, SABBAN & WATENMAKER**  
8 10880 Wilshire Blvd., Suite 2200  
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10 Jeffrey D. Wexler (SBN 132256)  
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11 601 South Figueroa, Suite 3900  
Los Angeles, CA 90017  
12 Tel: (213) 892-4992 / Fax: (213) 892-7731

13 Attorneys for James P. Spears, Conservator of the  
Person and Co-Conservator of the Estate

14 Andrew M. Wallet (SBN 93043)  
15 Rebekah E. Swan (SBN 186307)  
**HINOJOSA & WALLET**  
16 2215 Colby Avenue  
Los Angeles, CA 90025  
17 Tel: (310) 473-7000 / Fax: (310) 473-1730

18 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
19 **FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT**

20  
21 In re the Conservatorship of the Person and  
the Estate of:

22 **BRITNEY JEAN SPEARS,**

23 **Conservatee.**

CASE NO. BP 108870

**CORRECTION OF ERROR RE:**  
**HEARING ON JUNE 20, 2012**

Hearing Date: June 20, 2012  
Time: 10:00 a.m.  
Dept.: **9**

**REVA G. GOETZ, Judge**  
Assigned to Hon. ~~Ariva K. Bobb~~, Dept. **9**

Action Filed: 2/1/08

**FILED**  
Superior Court of California  
County of Los Angeles

JUN 21 2012  
John A. Clarke, Executive Officer/Clerk  
By V. Dove, Deputy

1 Counsel for the Co-Conservators made an erroneous statement at the Court hearing  
2 on June 20, 2012. In fact, the pending fee application does seek, in part, an award of fees  
3 submitted by the Hoffman, Sabban & Watenmaker law firm. [See attached 2009  
4 Declaration of Geraldine A. Wyle Re: Fees And Costs Incurred Re Request For Orders Re  
5 Injunctions.] Counsel stated erroneously in Court that the pending fee application did not  
6 include any of that law firm's billings.  
7

8 DATED: June 21, 2012

Respectfully submitted,

9 Joel E. Boxer  
10 BIRD, MARELLA, BOXER, WOLPERT,  
11 NESSIM, DROOKS & LINCENBERG, P.C.  
12

13 By: 

14 Joel E. Boxer  
15 Attorneys for James P. Spears and Andrew M.  
16 Wallet, Co-Conservators of the Estate  
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2 Bonita D. Moore (SBN 221479)  
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15 Rebekah E. Swan (SBN 186307)  
16 **HINOJOSA & WALLET**  
17 2215 Colby Avenue  
18 Los Angeles, CA 90064  
19 Tel: (310) 473-7000 / Fax: (310) 473-1730

17 Attorneys for Andrew M. Wallet,  
18 Co-Conservator of the Estate

19 SUPERIOR COURT OF THE STATE OF CALIFORNIA

20 COUNTY OF LOS ANGELES, CENTRAL DISTRICT

21  
22 In re the Conservatorship of the Person of:

23 BRITNEY JEAN SPEARS,

24 Conservatee.

CASE NO. BP 108870

**DECLARATION OF GERALDINE A.  
WYLE RE FEES AND COSTS INCURRED  
RE REQUEST FOR ORDERS RE  
INJUNCTIONS**

**Date: May 29, 2009**

**Time: 12:30 p.m.**

**Dept. 11**

**Judge: Hon. Aviva K. Bobb**

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1 connection with this Matter; and (2) set forth the costs incurred or paid by HSW through April  
2 22, 2009 in connection with this Matter.

3 6. According to the Pre-Bills attached hereto as Exhibits A and B, HSW has  
4 incurred attorneys' fees through April 22, 2009 of at least \$42,729.50 in connection with the  
5 Co-Conservators' requests for injunctions. Such attorneys' fees are comprised of the following  
6 amounts:

7 (a) \$28,264.50 in fees for 59.70 hours of work that I performed, at my  
8 billing rate of \$495 per hour for work performed on Mr. Spears' behalf (no  
9 charge for approximately 3 hours of my time on April 1, 2009 and no charge for  
10 2.6 hours of my time on April 21, 2009);

11 (b) \$11,875 in fees for 24.80 hours of work performed by Ms. Cohen,  
12 at her billing rate of \$475 per hour for work performed on Mr. Spears' behalf; and

13 (c) \$2,590 in fees for 14 hours of work performed by Ms. Enciso-  
14 Rosales, at her billing rate of \$185 per hour for work performed on Mr. Spears'  
15 behalf.

16 7. I estimate that from May 1, 2009 through the date of the hearing on the Co-  
17 Conservators' motion for attorneys' fees, I will spend about 7 hours, at my billing rate of \$495  
18 per hour for work performed on Mr. Spears' behalf, in connection with preparing this  
19 declaration, replying to any opposition to this application, and attending the hearing on this  
20 application. Gina Enciso-Rosales will spend about 4 hours at her billing rate of \$185 per hour  
21 supporting me in these tasks. Accordingly, HSW will be incurring additional fees of about  
22 \$4,205 in connection with this application.

23 8. The total attorneys' fees incurred and to be incurred by HSW in connection with  
24 this Matter will be \$46,934.50.

25 9. As a courtesy to Mr. Spears and in order to address (a) any arguable duplication  
26 of efforts resulting from, e.g., the attendance of multiple attorneys at hearings and (b) any work  
27 that was performed with regard to tasks that might have taken the same amount of time if  
28 performed by a more junior attorney having a lower billing rate, I did not charge for my

1 attendance at several of the hearings. Additionally, HSW is reducing its request for fees by  
2 discounting its fees by 10 percent.

3 10. With this discount, Mr. Spears is seeking recovery for \$42,230.81 in attorneys'  
4 fees incurred and anticipated to be incurred by HSW through the May hearing in connection  
5 with the Co-Conservators' requests for injunctions.

6 **B. Allocation of Fees Among Respondents.**

7 11. I have sought to determine whether any of the fees incurred by HSW in this  
8 Matter are attributable to Mr. Lutfi, Mr. Ghalib, or Mr. Eardley, and which fees are attributable  
9 to more than one of those parties.

10 12. First, I have concluded that because the Court entered the restraining order  
11 against Mr. Ghalib on March 18, 2009, fees incurred after that date (with the exception of the  
12 fees incurred on or after May 1, 2009 in connection with this motion for attorneys' fees) are  
13 attributable to Mr. Lutfi and Mr. Eardley (but not Mr. Ghalib). Conversely, except for activities  
14 relating to the Notice of Appeal filed by Mr. Eardley on March 6, 2009 (which are attributable  
15 solely to Mr. Eardley), fees incurred up to and including March 18, 2009 and on or after May 1,  
16 2009 are attributable to Mr. Lutfi, Mr. Eardley, and Mr. Ghalib.

17 13. Second, I have concluded that the discounted fees incurred with regard to Mr.  
18 Eardley's Notice of Appeal are \$16,039.80, and the remainder of the fees incurred with regard  
19 to Mr. Lutfi, Mr. Ghalib, and Mr. Eardley are equally attributable to each of them within the  
20 given time periods.

21 14. Other than the fees incurred in relation to Mr. Eardley's Notice of Appeal, HSW  
22 has incurred \$2,484.90 (after the 10 percent discount) through March 18, 2009, and will incur  
23 estimated attorneys' fees of \$3,774.50 (after the 10 percent discount) on or after May 1, 2009,  
24 totaling \$6,259.40. Allocating one-third of these attorneys' fees to each of Mr. Lutfi, Mr.  
25 Ghalib, and Mr. Eardley, the three of them are each responsible for \$2,086.47 for that period.

26 15. HSW incurred attorneys' fees of \$19,931.40 (after the 10 percent discount) after  
27 March 18, 2009, and before May 1, 2009, excluding the fees incurred in response to Mr.  
28 Eardley's Notice of Appeal. Allocating one-half of these attorneys' fees to Mr. Lutfi and Mr.

1 Eardley, the two of them are each responsible for \$9,965.70 for that period. The fees relating to  
2 the Notice of Appeal are \$16,040.00

3 16. Thus, Mr. Lutfi is responsible for \$12,052.17 of HSW's total attorneys' fees, Mr.  
4 Eardley is responsible for \$28,092.17 of HSW's total attorneys' fees, and Mr. Ghalib is  
5 responsible for \$2,086.47 of HSW's total attorneys' fees.

6 **C. Claimed Costs.**

7 17. The Pre-Bills attached hereto as Exhibits A and B itemize the costs incurred by  
8 HSW with regard to this Matter. Mr. Spears seeks to recover costs of \$963.84, as follows:  
9 HSW incurred filing fees relating to the Notice of Appeal for the Ex Parte Application to  
10 Confirm Operative Effect of Order of Permanent Conservatorship of the Person and Estate of  
11 Britney Jean Spears During Pendency of Appeal by Jon Eardley in the amount of \$40.00 and  
12 \$82.50 for certified copies of the Order Granting the Ex Parte Application. HSW also incurred  
13 the amounts of \$77.00 and \$738.00 for transcripts of the January 30 and February 25 hearings in  
14 this proceeding, respectively. HSW also incurred \$26.33 in travel and parking charges in  
15 relation to this Matter. (HSW has not yet received or paid additional invoices from outside  
16 vendors in relation to this Matter.)

17 18. Mr. Eardley should be solely responsible for costs in the amount of \$148.83.  
18 Splitting the remaining costs three ways, Mr. Lutfi and Mr. Ghalib would each be responsible  
19 for \$271.67 in costs, and Mr. Eardley would be responsible for \$420.50 in costs incurred by  
20 HSW.

21 **D. Services Performed.**

22 19. HSW attorneys were responsible for researching California authority regarding  
23 the impact of Mr. Eardley's Notice of Appeal, drafting the various pleadings relating to the Ex  
24 Parte Application to Confirm Operative Effect of Order of Permanent Conservatorship of the  
25 Person and Estate of Britney Jean Spears During Pendency of Appeal by Jon Eardley (the "Ex  
26 Parte Application"), and presenting argument in support of the Ex Parte Application to the Hon.  
27 Reva Goetz, Judge Pro Tem, on March 13, 2009.  
28

1           20. The services performed daily by HSW attorneys beginning on March 1, 2009, in  
2 matters relating to the Restraining Order proceedings other than Mr. Eardley's Notice of Appeal  
3 are detailed in Exhibit A. These time entries have been redacted to exclude privileged  
4 information. The work Ms. Cohen and I performed relating to this Matter from and after March  
5 1, 2009, included strategy meetings, and email and telephone communications with Petitioners  
6 James P. Spears and Andrew M. Wallet; other counsel for Petitioners, Jeffrey Wexler, Joel  
7 Boxer, and Bonita Moore; and Samuel Ingham; a personal meeting and telephone calls to  
8 prepare Mr. Spears for testifying in court; communications with co-counsel, Mr. Wallet and Mr.  
9 Spears relating to the preparation of witnesses Blair Berk, Stuart Richards, Itamar Gelbman,  
10 Roberta Romero, John Anderson, Geraldine Wyle and Daniel Haines; review of key statutory  
11 and case citations on key legal issues; research, review of memoranda regarding and preparation  
12 for argument to oppose the notices to appear served on the Co-Conservators by Mr. Lutfi and  
13 Mr. Eardley; attending days of trial for which Ms. Spears was noticed to appear by Mr. Lutfi and  
14 Mr. Eardley, analysis of and commentary regarding potential settlement agreements or other  
15 settlement communications with Respondent Eardley's counsel; review of draft pocket briefs and  
16 trial memos; and communications relating to strategy for opening, closing and rebuttal  
17 arguments. Additionally, I have spent time preparing this fee declaration. Although I attended  
18 every session of trial relating to the restraining orders, I did not charge for my time for the days  
19 of trial I attended when Ms. Spears was not noticed to appear.

20       **D. Attorney and Paralegal Qualifications.**

21           21. I received a bachelor's degree from UCLA (graduating summa cum laude) in  
22 1976. In 1979, I received a juris doctorate from UCLA Law School. I have a background in  
23 civil litigation but have emphasized trust, estate, and conservatorship litigation and  
24 administration in Los Angeles since 1992. I have performed services for Mr. Spears (subject to  
25 approval by the Probate Court) at \$495 per hour. The Probate Court has previously approved  
26 my hourly rate in this conservatorship proceeding.

27           22. Ms. Cohen received a bachelor's degree from UCLA (graduating magna cum  
28 laude) in 1981. In 1986, Ms. Cohen received a juris doctorate from Loyola Law School

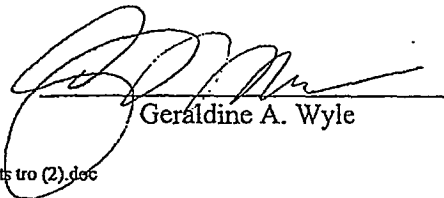


1 (graduating cum laude). Ms. Cohen has practiced estate planning trusts, estate, and  
2 conservatorship litigation and administration in Los Angeles since 1990. Ms. Cohen has  
3 performed services for Mr. Spears (subject to approval by the Probate Court) at \$475 per hour.

4 23. Ms. Enciso-Rosales is an experienced paralegal with 23 years' experience in the  
5 legal profession. Ms. Enciso-Rosales received her paralegal certification from Loyola  
6 Marymount University. Ms. Enciso-Rosales has performed services for Mr. Spears (subject to  
7 approval by the Probate Court) at \$185 per hour.

8 I declare under penalty of perjury of the laws of the State of California that the foregoing  
9 is true and correct.

10 Executed on May 7, 2009, at Los Angeles, California.

11  
12   
13 Geraldine A. Wyle

14 H:\Attorney\GAW\NEW Spears folder\Declaration GAW re fees and costs tro (2).doc  
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# EXHIBIT A

BAD COPY

SPEA3-404

James P. Spears

CURRENT PERIOD PRE-BILLING LEDGER

GAW/JSC

Hold fees, bill costs, bill balance forward

Run On 05/06/09

Opened 04/06/09

01/01/81-05/06/09

Closed n/a

Page 001/001

Bill To: James P. Spears

O.K. Bill As Is

Write Down

Make Changes & Bill

Against

Hold All Transactions

Courtesy Discount

Bill Costs Only

Apply Trust

Client Attorney Geraldine A. Wyle

Client Type 1 Luce Forward prior client

TRO

//FILE FOR BILLING PURPOSES ONLY//

Resp Attorney 1 Geraldine A. Wyle

Resp Attorney 2 Jeryll S. Cohen

Status Code 1 F Alternate Billing Format A

Finance Charges N Fee BCC G Cost BCC

Sales Tax None

Retainer Accnt Min 0 No auto transfers chosen

Unbilled only N

FEES

FEES

Date	Emp	Hours	Dollars	Gp
03/04/09	GAW	0.40	198.00	Telephone conferences with Jeff Wexler, Joel Boxer and Andrew Wallet regarding [REDACTED]; email correspondence regarding same.
03/04/09	JSC	0.20	95.00	Confer regarding [REDACTED] strategy.
03/05/09	GAW	0.90	445.50	Extensive email correspondence regarding witness issues for TRO; begin review of settlement proposal to Bardley.
03/06/09	GAW	0.20	99.00	Email correspondence regarding witness issues, transcript.
03/11/09	GAW	0.20	99.00	Telephone conference with J. Wexler regarding [REDACTED] Joseph Nejman.
03/12/09	GAW	0.40	198.00	Email correspondence with colleagues regarding TRO.
03/13/09	GAW	1.20	594.00	Email correspondence with colleagues regarding TRO; research and analysis of issues relating to [REDACTED] temporary civil harassment order.
03/14/09	GAW	0.60	297.00	Analysis of [REDACTED] resolution [REDACTED].
03/16/09	GAW	0.20	99.00	Telephone conference with J. Wexler regarding status of TRO.
03/17/09	GAW	0.90	445.50	Review and respond to extensive email correspondence regarding numerous issues relating to strategy, witnesses for TRO trial.
03/18/09	GAW	0.20	99.00	Communications with client and co-counsel re permanent tro vs. Adnan Ghalib.

SPEA3-404  
James P. Spears

GAW/JSC

PRR-BILLING LEDGER

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TRO

01/01/81-05/06/09 Page 002/002

Date	Emp	Hours	Dollars	Cp	
03/18/09	GER	0.50	92.50		Call to Clarece in Dept. 11 re 2/25/09 transcript. Discussion re [REDACTED] [REDACTED] 2/25/09 transcript and [REDACTED]
03/19/09	GAW	0.20	99.00		Telephone conference re subpoena/notice to appear with J. Boxer, J. Wexler and A. Wallet.[]
03/20/09	GAW	0.60	297.00		Email correspondence with co-counsel regarding [REDACTED] settlement [REDACTED] [REDACTED]; review proposed settlement [REDACTED]. Email correspondence re [REDACTED] service.
03/20/09	GER	0.50	92.50		Call from Latasha Bates in Dept. 11 re TRO Transcript; Prepare [REDACTED] [REDACTED] in Superior Court.
03/23/09	GAW	3.20	1,584.00		Review and revise points and authorities vs. Hardley and [REDACTED] review notice of hearing re Britney; telephone conference with S. Ingham, A. Wallet and J. Cohen regarding [REDACTED]
03/23/09	GER	3.00	555.00		Research files and documents; provide information to attorney; research prepaid calling cards for most economic rates from New Zealand to Los Angeles, CA; receipt of communication from Court Reporter; prepare check request; continue with attention to [REDACTED]
03/23/09	JSC	2.00	950.00		Review Notice to Appear (on Britney); consider various issues and procedure; telephone call with Sam Ingham, Andrew Wallet and Geri Wyle regarding [REDACTED] [REDACTED] and [REDACTED] Notice to Appear.
03/24/09	GAW	1.80	891.00		Begin research and analysis re Notice to Appear; review and [REDACTED] [REDACTED]; confer with colleagues re same; review and respond to numerous and extensive email correspondence regarding tro [REDACTED]; telephone conference with client re same.
03/24/09	GER	1.00	185.00		Continue with assistance to attorney J. Wexler re TRO [REDACTED] [REDACTED]
03/24/09	JSC	1.00	475.00		Review Boxer's motion to quash; Attend to Notice to Appear; begin research regarding same; telephone call with Andrew Wallet; Attend to terms of settlement [REDACTED]; review [REDACTED]

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PRE-BILLING LEDGER

01/01/81-05/06/09 Page 003/003

James P. Spears

GAW/JSC

TRO

Date	Emp	Hours	Dollars	Gp	
03/25/09	GAW	4.80	2,376.00		Research and analysis regarding [REDACTED] Notice to Appear; review and analysis of [REDACTED]; telephone conference with client regarding [REDACTED] Notice to Appear; review and respond to extensive email correspondence; telephone conference with A. Wallet re same; meet with J. Boxer, J. Cohen, A. Wallet and S. Ingham re same.
03/25/09	JSC	2.50	1,187.50		Research regarding [REDACTED] Notice to Appear; telephone call with Andrew Wallet; telephone call with Jamie Spears regarding Notice to Appear; Meet with Joel Boxer, Sam Ingham and Andrew Wallet regarding proposal [REDACTED] and [REDACTED] notice to appear [REDACTED]
03/26/09	GAW	0.90	445.50		Review and make suggested revisions to [REDACTED] review and respond to email correspondence re TRO; telephone conferences with co-counsel re same.
03/27/09	GAW	1.30	643.50		Strategy for presentation of evidence; review and analysis of issues re Notice to Appear to Britney; review and respond to email correspondence with co-counsel regarding TRO.
03/30/09	GAW	3.80	1,881.00		Prepare for TRO; review and respond to numerous and extensive email correspondence re same; telephone conferences re same with co-counsel; Review [REDACTED] [REDACTED]; telephone call with Sam Ingham regarding same.
03/30/09	JSC	1.00	475.00		Review [REDACTED] confer regarding strategy; telephone call with Sam Ingham.
03/31/09	GAW	3.80	1,881.00		Telephone conference with client regarding strategy; telephone conference with J. Boxer and J. Wexler in preparation for trial; email Bonita Moore regarding documentation; review and revise numerous documents for trial; review ex parte notice compelling Britney's appearance and quashing S. Lutfi's subpoena; numerous emails and telephone conferences with co-counsel re strategy for same; research and analysis re same.

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SPEA3-404

PRE-BILLING LEDGER

01/01/81-05/06/09 Page 004/004

James P. Spears

GAW/JSC

TRO

Date	Emp	Hours	Dollars	Gp	
03/31/09	JSC	0.50	237.50		Address Notice to Compel B. To testify; various telephone calls regarding same.
04/01/09	GAW	6.80	3,366.00		Trial (no charge for witness time).
04/01/09	JSC	0.30	142.50		Confer with G. Nyle regarding hearing.
04/03/09	GER	0.30	55.50		Review and analysis [REDACTED]; communication to J. Wexler re [REDACTED] [REDACTED]
04/09/09	GAW	0.90	445.50		Review and analysis of Eardley's Notice to Appear; telephone conferences and email correspondence with co-counsel re same.
04/09/09	JSC	0.20	95.00		Address notice to appear filed by Eardley.
04/10/09	GAW	0.40	198.00		Review and analysis of Eardley's Amended Notice to Appear; email correspondence re same.
04/10/09	GER	0.20	37.00		Review and analysis [REDACTED]; provide information to attorney.
04/16/09	GAW	0.80	396.00		Review and analysis of Memorandum of Points and Authorities and Declaration of Diamond; strategy re [REDACTED]; telephone conference with J. Boxer re same.
04/17/09	GAW	0.30	148.50		Review final draft of Objections to Eardley's Notice to Appear and Timeline.
04/20/09	GAW	1.80	891.00		Confer with J. Boxer, A. Wallet and J. Wexler regarding [REDACTED]; strategy for notice to appear by Eardley; inform court clerk of Britney's non-appearance.
04/20/09	GER	1.00	185.00		Prepare [REDACTED] Declaration and Memorandum of P's & A's [REDACTED] [REDACTED] review and analysis [REDACTED]; forward information to attorney S. Ingham, III.
04/21/09	GAW	2.90	1,435.50		Meet with A. Wallet and J. Boxer to prepare [REDACTED] for tro closing argument.
04/21/09	GAW	2.60	1,287.00		
billable GAW		2.60	0.00		Attend closing argument. NO CHARGE.
04/22/09	GAW	1.00	495.00		Telephone conference with A. Wallet regarding closing argument; correspondence re same with J. Boxer; strategy and analysis re [REDACTED] claims, [REDACTED] [REDACTED] final orders [REDACTED]

Total FEES 57.30 26,194.50  
57.30 26,194.50  
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Actual Hours/\$

SPRA3-404  
James P. Spears

GAN/JSC

PRE-BILLING LEDGER

TRO

01/01/81-05/06/09 Page 005/005

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Fee Analysis (CP 01/01/81 - 05/06/09)

Code	Name	----- Actual ----- Hours	Dollars	Actual \$/ Actual Hrs
JSC	Jeryll S. Cohen	7.70	3,657.50	475.00
GER	Gina E. Rosales	6.50	1,202.50	185.00
GAN	Geraldine A. Wyle	43.10	21,334.50	495.00

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COSTS - Direct

COSTS - Direct

Date	Emp	Units	Dollars	Gp	
03/19/09			738.00	B	Latasha Bates, CSR for Transcript of 2/25/09 TRO Proceedings//25455//
03/23/09			77.00	B	Clarese Peters, CSR - cost for transcript of TRO Proceeding//25462

Tot DIR COSTS	815.00	(CP 01/01/81 - 05/06/09)
	815.00	(CTD Through 05/06/09)

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Actual Units/\$

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# **EXHIBIT B**



BAD COPY

FEA3-405  
James P. Spears

CURRENT PERIOD PRE-BILLING LEDGER  
GAW/JSC  
Hold fees, bill costs, bill balance forward

Run On 05/06/09 01/01/81-05/06/09 Page 001/007  
Opened 04/06/09 Closed n/a

Bill To: James P. Spears

O.K. Bill As Is \_\_\_\_\_ Write Down \_\_\_\_\_  
Make Changes & Bill \_\_\_\_\_ Against \_\_\_\_\_  
Hold All Transactions \_\_\_\_\_ Courtesy Discount \_\_\_\_\_  
Bill Costs Only \_\_\_\_\_  
Apply Trust \_\_\_\_\_

Client Attorney Geraldine A. Wyle  
Client Type 1 Luce Forward prior client

Eardley Appeal  
//FILE FOR BILLING PURPOSES ONLY//

Resp Attorney 1 Geraldine A. Wyle  
Resp Attorney 2 Jeryll S. Cohen

Status Code 1 F Alternate Billing Format A  
Finance Charges N Fee BCC G Cost BCC  
Sales Tax None  
Retainer Acct Min 0 No auto transfers chosen  
Inbilled only N

FEES

FEES

Date	Emp	Hours	Dollars	Gp	Description
03/11/09	GAW	1.70	841.50		Review and analysis of notice of appeal; research and strategy regarding same; correspondence with attorneys regarding same; telephone conference with J. Wexler regarding same; consider [REDACTED]
03/11/09	JSC	2.10	997.50		Research regarding [REDACTED] appeal; numerous telephone calls regarding same.
03/12/09	GAW	6.50	3,217.50		Telephone conferences with client, T. Hansen, S. Ingham, J. Boxer and A. Walle regarding [REDACTED] Notice of Appeal; give telephonic and email notice to R. Diamond, S. Ingham regarding ex parte application [REDACTED] [REDACTED] research and analysis regarding ex parte application; draft ex parte application.
03/12/09	GER	4.00	740.00		Prepare Waivers of Notice for Sam Ingham and Diamond (attorney for Eardley); preparation of facsimile to Eardley re Ex Parte Notice; begin drafting of Declaration of Notice of GAW re Ex Parte Application; call to Diamond's office re Waiver and follow up with fax.
03/12/09	JSC	7.00	3,325.00		Analyze Eardley's appeal; research [REDACTED] appeal [REDACTED]; strategize; confer with Andrew Walle; arrange for ex parte hearing; give notice for ex parte hearing to obtain court order to maintain powers of conservators notwithstanding

SPEA3-405

PRE-BILLING LEDGER

01/01/81-05/06/09 Page 002/008

James P. Spears

GAW/JSC

Eardley Appeal

Date	Emp	Hours	Dollars	Gp
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03/13/09	GAW	7.50	3,712.50	
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appeal; revise waiver of notice; draft ex parte petition; review court orders.

Give telephonic and email notice to Clark Byam regarding ex parte application;

finalize ex parte application; draft declaration of notice; draft order; confer

with J. Cohen regarding same; argue at ex parte hearing; telephone conference with

S. Ingham regarding hearing [REDACTED]; communicate results

of hearing.

03/13/09	GER	2.50	462.50	
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Attention to Declaration of GAW for filing with the Court re Eardley Notice of

Appeal and assistance in finalization of documents; provide information to

attorneys; call to Diamond's office re Waiver; receipt of Waiver and prepare same

for filing with the Court.

03/13/09	JSC	7.70	3,657.50	
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Finalize pleadings relating to confirming powers of conservators pending appeal;

appear at hearing.

03/16/09	JSC	0.50	237.50	
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Attend to issues relating to proposed settlement [REDACTED] and proceeding with

TRO; address effect of appeal; telephone call with Jamie Spears [REDACTED].

04/02/09	GAW	0.70	346.50	
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Begin review of documents re appeal; analysis of status of matter; confer with J.

Cohen [REDACTED]

04/03/09	GAW	0.20	99.00	
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Continue review of status.

04/03/09	GER	1.00	185.00	
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Calendar [REDACTED]; register [REDACTED]

[REDACTED]

Total FEES	41.40	17,822.00
	41.40	17,822.00

Actual Hours/\$

(CP 01/01/81 - 05/06/09)

(CTD Through 05/06/09)

Fee Analysis (CP 01/01/81 - 05/06/09)

Code	Name	Actual Hours	Actual Dollars	Actual \$/Hrs
JSC	Jeryll S. Cohen	17.30	8,217.50	475.00
GER	Gina E. Rosales	7.50	1,387.50	185.00
GAW	Geraldine A. Wyle	16.60	8,217.00	495.00

3PEA3-405  
James P. Spears

GAW/JSC

PRE-BILLING LEDGER

Eardley Appeal

01/01/81-05/06/09 Page 003/009

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COSTS - Direct

COSTS - Direct

Date	Emp	Units	Dollars	Gp	
13/12/09			26.33	N B	
billable GAW			0.00		GAW parking and mileage expense to/from Downtown L.A. re hearing
13/13/09			82.50	B	Certified copies//Pd to LASC by JSC then reimbursed to JSC by HSW ck no. 25494//
13/13/09			40.00	B	Los Angeles County Superior Court - filing fee re Ex Parte hearing //25418//
			-----		
Tot DIR COSTS			148.83		(CP 01/01/81 - 05/06/09)
			148.83		(CTD Through 05/06/09)
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Actual Units/\$					

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01/01/81-05/06/09

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I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 1875 Century Park East, 23rd Floor, Los Angeles, California 90067-2561.

**SEE ATTACHED SERVICE LIST**

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on June 21, 2012, at Los Angeles, California.

Lisa A. Lambrix  
Lisa Lambrix

**SERVICE LIST**  
**Conservatorship of Britney Jean Spears**  
**Case No. BP 108870**

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**Respondent, In Pro Per**

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Conservator of the Estate**

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of the Person and Co-Conservator of the  
Estate**