No. DC-10-11915

JEFF BARON, Plaintiff,	§ §	IN THE DISTRICT COURT
v. GERRIT M. PRONSKE, Individually, AND PRONSKE, GOOLSBY &	3	OF DALLAS COUNTY, TEXAS
KATHMAN, P.C. f/k/a PRONSKE & PATEL, P.C., Defendants.	§ §	193 RD JUDICIAL DISTRICT

PLAINTIFF'S RESPONSE TO DEFENDANTS' FIRST AMENDED MOTION FOR SUMMARY JUDGMENT

TO THE HONORABLE CARL GINSBERG:

Jeffrey Baron respectfully requests that the Court deny the Defendants' First Amended Motion for Summary Judgment because:

- 1. The Defendants have failed to file competent summary judgment evidence, and the Court should not admit the same;
- 2. The Defendants cannot prevail show that Baron's claims are barred by *res judicata* or collateral estoppel, nor are the counterclaims entitled to a summary judgment on the same grounds; and
- 3. There is no summary judgment evidence even purporting to liquidate any amount of damages or attorneys' fees.

In support, Jeff Baron respectfully shows:

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Objections to Defendants' Summary Judgment Evidence

From the outset, the Baron urges the following objections to the Defendants' summary judgment evidence.

Exhibit 1 – Paragraph 6 does not contain the best evidence of the time or amount of the alleged attorneys' fees sought. The Court should disregard any references to the time or amount and rely on the actual time records that were recorded either contemporaneously or closer to the actual event.

Paragraph 29 is a conclusory statement regarding the Defendants' alleged reliance and should not be considered as summary judgment evidence. Conclusory and unsubstantial factual conclusions should not support a summary judgment. *See Harley-Davidson Motor Co. v. Young*, 720 S.W.2d 211, 213 (Tex.App.—Houston [14th Dist.] 2000, no pet.).

Exhibit D – This is an incomplete e-mail which fails to include the invoice it referes to and which is at the heart of this lawsuit. The e-mail states:

This my firm's bill through 6/30/10. The total outstanding is \$217,452.70, less \$10,000 I am paying for Kishan's protector and \$12,000 that I contributed to pay your protector and trustee fees for June, leaving the total balance at \$195,452.70.

This is a substantive defect in the summary judgment evidence. *Mincron SBC Corp. v. Worldcom, Inc.*, 994 S.W.2d 785, 795–96 (Tex.App.—Houston [1st Dist.] 1999, no pet.).

Exhibit F – This is a pleading containing statements by Rakhee V. Patel. Not only are the contents of this pleading hearsay, they cannot be used to prove the truth of any fact alleged therein. Baron does not object to the admission of this pleading for the purposes of showing when it was filed or the claims for relief sought therein.

Exhibit G – This is a pleading by a nonparty. Not only are the contents of this pleading hearsay, they cannot be used to prove the truth of any fact alleged therein. Baron does not object to the admission of this pleading for the purposes of showing when it was filed or the claims for relief sought therein.

Exhibit K - The invoices attached as exhibits should not be considered to be the same as referred to in Exhibit D. The date is different—August 1, 2010—than the date that would appear on such invoices when sent in an e-mail on July 23, 2010. Moreover, the due date is not indicated on the invoices. Therefore, these invoices in Exhibit K are not the best evidence of any fees sought by the Defendants when the July 23, 2010 invoices were allegedly sent to Baron.

Exhibit L – The invoices attached as exhibits should not be considered to be the same as referred to in Exhibit D. The date is different—August 1, 2010—than the date that would appear on such invoices when sent in an e-mail on July 23, 2010. Moreover, the due date is not indicated on the invoices. Therefore, these invoices in Exhibit K are not the best evidence of any fees sought by the Defendants when the July 23, 2010 invoices were allegedly sent to Baron.

Exhibit M – This is a pleading containing statements by Baron's counsel. Not only are the contents of this pleading hearsay, they cannot be used to prove the truth of any fact alleged therein. Baron does not object to the admission of this pleading for the purposes of showing when it was filed or the claims for relief sought therein. Pleading by person not before the court. OK to use to show arguments made, but not the truth of any allegation.

Exhibit N - The invoices attached as exhibits should not be considered to be the same as referred to in Exhibit D. The date is different—August 1, 2010—than the date that would appear on such invoices when sent in an e-mail on July 23, 2010. Moreover, the due date is not indicated

on the invoices. Therefore, these invoices in Exhibit K are not the best evidence of any fees sought by the Defendants when the July 23, 2010 invoices were allegedly sent to Baron.

Exhibit 3 – This is a pleading containing statements by Baron's counsel. Not only are the contents of this pleading hearsay, they cannot be used to prove the truth of any fact alleged therein. Baron does not object to the admission of this pleading for the purposes of showing when it was filed or the claims for relief sought therein. Pleading by person not before the court. OK to use to show arguments made, but not the truth of any allegation.

For the reasons described above, Baron specifically requests that prior to considering the merits of the Motion, that the Court make written rulings on the preceding evidentiary objections. *See Stewart v. Sanmina Texas L.P.*, 156 S.W.3d 198, 206–07 (Tex.App.—Dallas 2005, no pet.) ("We agree with the Waco Court of Appeals that the 'better practice is for the trial court to disclose, in writing, its rulings on all objections to summary-judgment evidence at or before the time it enters the order granting or denying summary judgment.'").

II.

Summary Judgment Evidence

In support of this Response to Defendants' First Amended Motion for Summary Judgment, Baron respectfully files the following summary judgment evidence:

Exhibit	Description
A	Affidavit of Jeffrey Baron
В	Affidavit of William P. Haddock

Exhibit	Description
С	Docket Sheet in <i>Baron v. Pronske</i> , Adversary Proceeding 10-03281, United States Bankruptcy Court, Northern District of Texas, Dallas Division
D	Transcript of Part of Hearing Held Apr. 28, 2014 in <i>Baron v. Pronske</i> , Adversary Proceeding 10-03281
E	Docket Sheet in <i>In re Ondova Limited Company</i> , Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
F	Motion for Expedited Consideration on Emergency Motion to Withdraw as Attorney of Record for Jeffrey Baron in <i>In re Ondova Limited Company</i> , Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
G	Order Granting Second Amended Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate in <i>In re Ondova Limited Company</i> , Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
Н	Transcript of Hearing Held Nov. 20, 2012 in <i>In re Ondova Limited Company</i> , Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
I	Transcript of Hearing Held Jul. 22, 2010 in <i>In re Ondova Limited Company</i> , Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
J	Partial Docket Sheet in <i>Netsphere, Inc. v. Baron</i> , Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division (showing docket entries from Jul 1, 2013 to Jul 1, 2014 only)
K	Order Appointing Receiver in <i>Netsphere, Inc. v. Baron</i> , Civil Action 3:09-cv-00988-L
L	E-mail from Gerritt Pronske to Jeffrey Baron, dated Jul. 27, 2010
M	E-mail from Gerritt Pronske to Audrey Monlezun, dated Aug. 25, 2010

Exhibit	Description
N	Findings of Fact, Conclusions of Law and Order on Assessment and Disbursement of Former Attorney Claims in <i>Netsphere, Inc.</i> v. Baron, Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division
О	Order Regarding Baron's Notice of Appeal to the United States Court of Appeals for the Fifth Circuit in <i>Netsphere, Inc. v. Baron</i> , Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division
P	Supplemental Advisory in <i>Netsphere, Inc. v. Baron</i> , Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division
Q	Order Regarding Motion to Clarify Instruction to Receiver on Payments to Former Baron Attorneys in <i>Netsphere, Inc. v. Baron</i> , Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division

In addition to this summary judgment evidence filed contemporaneously with this Response, Baron relies upon the following summary judgment evidence filed with Defendants' First Amended Motion for Summary Judgment:

Exhibit	Description
В	Order Approving Appointment of Chapter 11 Trustee
D	E-mail from Gerritt Bronske to Jeffrey Baron, July 23, 2010
K	Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate
L	Amended Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate

Exhibit	Description
N	Second Amended Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate
P	Order Granting Second Amended Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate
R	Docket Sheet in Adversary Proceedign 10-03281

For the purpose of clarity, references to Defendants' summary judgment evidence will appear as "Defs' First Am. Mot. for Summ. J. Ex. ."

Finally, Baron respectfully requests that the Court take judicial notice of the dates of the filing and contents of the pleadings, motions, orders, notices, and other papers in the Court's file in the present lawsuit and in Case Nos. DC-14-02619 and DC-14-02622, which were consolidated into the present case. When requested to do so, the Court may take judicial notice of such evidence already on file. *See Galindo v. Snoddy*, 415 S.W.3d 905, 914 (Tex.App.—Texarkana 2013, no pet.); *Blake v. Intco Investments of Texas, Inc.*, 123 S.W.3d 521, 525 (Tex.App.—San Antonio 2003, no pet.).

III.

Background

For purposes of a response to the merits of the Defendants' First Amended Motion for Summary Judgment, what started out as a dispute over ownership of property held in trust for the funding of juvenile diabetes research was the beginning of a legal odyssey involving treachery and fraud by the very people entrusted by Baron to protect the interests of the ultimate beneficiaries

of the trust. Instead of doing their part to eliminate the scourge of juvenile diabetes, attorneys, such as the Defendants, have used a little property dispute as a gravy train to feed their own greed.

The origin of the disputes originated when Baron and Munish Krishan formed a joint venture involving the ownership and sale of internet domain names. The legal odyssey began when disputes arose between the venturers, resulting in at least seven lawsuits. In April 2009, after four mediation attempts and several years of litigation, Baron, Krishan, and other parties signed a Memorandum of Understanding ("MOU") settling all disputes. In large part, the MOU divided ownership of internet domain names between Ondova Limited Company and Netsphere, Inc. Soon, Baron and Ondova Limited Company were accused of breaching the MOU. In May 2009, Krishan and Netsphere, Inc., filed a lawsuit in the United States District Court for the Northern District of Texas to enforce the MOU.

A month later, the federal district court quickly entered a preliminary injunction to compel the parties' compliance with the MOU. The injunction carried penalties of \$50,000 per day for violations.

July 27, 2009. With a lack of liquid assets and facing insufficient cash flow, Baron placed Ondova into a Chapter 11 bankruptcy with the goal of reorganizing its affairs. (Ex. E). The bankruptcy case was No. 09-34784 in the United States Bankruptcy Court for the Northern District of Texas, Dallas Division. From this point, the decisions made in the bankruptcy court would effect the proceedings in the federal district court, and vice versa.

September 17, 2009. Due to the history of the litigation, the bankruptcy court quickly appointed a Trustee to oversee Ondova's reorganization. (Defs' First Am. Mot. for Summ. J. Ex. B). It should be noted that the bankruptcy court's order stated:

This cause comes before the Court upon the Application to Approve Appointment of Chapter 11 Trustee filed by the United States Trustee in the above entitled case. It appearing that Daniel J. Sherman was appointed by the United States Trustee after consulting with the appropriate parties-in-interest, that he is qualified under 11 U.S.C. §321(a) to serve as Trustee in this case, and that he has no connection with the United States Trustee or any persons employed by the United States Trustee, it is

ORDERED, that the appointment of Daniel J. Sherman as Chapter 11 Trustee in this case be, and is hereby APPROVED.

(Defs' First Am. Mot. for Summ. J. Ex. B).

Nothing in this order, much less any other other competent summary judgment evidence, states a reason for the appointment of a Trustee.¹

Prior to the Trustee being appointed, Ondova was controlled by Baron. At all material times, Baron was a "party in interest" who had standing to propose a plan of reorganization and to object to plans proposed by others.² This is what the Defendants were hired to do—file and get confirmed a plan of reorganization. (Ex. A).

Baron, through his then attorney, Elizabeth Schurig, and the Defendants entered into an oral agreement regarding the scope of the representation. Baron was told that the cost of the representation would be \$75,000 and if Baron requested the Defendants to undertake additional mat-

¹ Trustees may be appointed in Chapter 11 cases for any number of reasons under the bankruptcy court's broad equity powers. *See In re Eichorn*, 5 B.R. 755, 757–58 (Banke. D. Mass. 1980) (Congress has given the bankruptcy courts an flexible standard for the appointment of trustees in Chapter 11 cases).

² See 11 U.S.C. § 1121(c).

ters the parties would negotiate a new fee agreement. The Defendants required the \$75,000 fee to be paid in advance, and there is no dispute that this fee was paid by the Village Trust. (Ex. A)

Having never committing a fee agreement to writing where the Defendants agreed to have a third party pay Baron's fees, the Defendants performed various legal services for over 10 months. They never sent Baron any kind of invoice or sought to modify the terms of the oral fee agreement. Despite this work, the Defendants failed to perform the essential task for which they were hired—getting confirmed a plan of reorganization so that Ondova could successfully emerge from bankruptcy. Moreover, during this 10 months, Pronske engaged in behaviors that was detrimental to Baron's interests. He failed to attend court hearings, left the court in the middle of at least one hearing without being excused by the Court and failed to return, and failed to attend at least one scheduled mediation in Baron's case, allegedly because he was in jail, and he was typically tardy to other scheduled meetings. (Ex. A).

July 22, 2010. One such example of such unprofessional and outright bizarre conduct occurred July 22, 2010 before Bankruptcy Judge, Stacey Jernigan. After a recess, the bankruptcy court resumed its hearing where Pronske was representing Baron:

THE COURT: Please be seated. We're going back on the record in Ondova.

It was longer than a five-minute break, but it was a productive break for me. We're looking for Mr. MacPete, Mr. Pronske? There is Mr. MacPete. Where is Mr. Pronske?

MR. MACPETE: I've been told he had to leave.

THE COURT: Okay. Brandon, take note. I'll talk to you about that later. I didn't give Mr. Pronske permission to leave, but that's another issue.

(Baron Ex. I, ln. 18–25; p. 48, ln. 1).

July 23, 2010. The next day, the Defendants sent Baron an e-mail which stated:

This is my firm's bill through 6/30/10. The total outstanding is \$217,452.70, less \$10,000 I am paying for Krishan's protector and \$12,000 that I contributed to pay your protector and trustee fees for June, leaving the total balance at \$195,452.70....

I will need to get this paid as soon as possible.

(Pronske Ex. D) (emphasis added).

This was the very first invoice ever sent to Baron in regards to any matter related to the Ondova bankruptcy. Naturally, Baron was shocked and called the Plaintiff to discuss the matter. During the conversation, Pronske's demeanor was hostile and uncompromising. He demanded immediate payment of a substantial portion of the invoice and threatened that "there would be dire consequences" if he did not meet his inflexible demand "within the next few days." (Ex. A).

July 27, 2010. Baron had another conversation with Pronske in an attempt to reach an amicable resolution over the billing situation. Baron's overtures were again rebuffed. A few hours later, Pronske sent an e-mail to Baron informing him that the Defendants were terminating their representation of Baron effective immediately. (Ex. L). Yet, the Defendants, which were the lead counsel for Baron in the bankruptcy court, failed to take any action to withdraw. This left Baron in an extremely compromised position with the bankruptcy court, which was left with the impression that the Defendants were representing Baron and assisting him in complying with the court's orders. This occurred, for example, on August 25, 2010 when the Defendant informed opposing counsel that he was no longer representing Baron. (Ex. M). Yet, it would be almost two weeks until the Defendants actually got around to withdrawing.

This left Baron unable to comply with the bankruptcy court's orders and that had to be complied with the next day. In an attempt to halt the burgeoning problems that Pronske and his firm's abandonment was causing, Baron scrambled to find replacement counsel to substitute into

the case. When Baron found replacement counsel, the Defendants refused to turnover Baron's files, and they refused to cooperate in obtaining an order substituting counsel.³ Instead, Pronske held Baron's files hostage, refusing to turn them over to Baron or his new counsel until the invoice was paid in full. (Ex. A).

Before the Defendants abandoned their representation of Baron, they participated in the negotiation of a Global Settlement Agreement, which included substituting trustees for the Village Trust, which was a trust established under the laws of the Cook Islands. Pronske personally recommended and identified an "offshore" trustee to Baron. The terms of the GSA were disclosed to the bankruptcy court. The Defendants were well aware of Baron's inability to find a replacement for the Trustee of The Village Trust, and Pronske so advised Judge Jernigan on more than one occasion of such difficulties and in Pronske's participation in the same.⁴

September 7, 2010. Against this backdrop and six weeks after the Defendants notified Baron they were terminating their representation of Baron, they filed an *Emergency Motion to*

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³ Since Pronske was designated as lead counsel for Baron in the bankruptcy court, he was required to file a motion to withdraw or substitute new counsel prior to being permitted to represent Baron as lead counsel. Loc. Bankr. R. 2091-1, available at http://www.txnb.uscourts.gov/sites/txnb/files/local_rules/TXNB_Local_Rules_Revised_4.12.12.pdf.

⁴ During June and July 2010, the bankruptcy court and the Ondova's Trustee were pressing Baron to identify a new person or entity who would be willing to serve as Trustee for the Village Trust. Pronske appeared before the bankruptcy court on more than one occasion to inform the court that Baron was having difficulties finding a replacement trustee. After the Defendants abandoned Baron, Baron continued his attempts to find a replacement trustee with no immediate success. Keenly aware of the pressure exerted by the bankruptcy court and Ondova's Trustee to secure a replacement trustee immediately. Ultimately Baron was able to locate a willing replacement trustee in the Cook Islands, and by Deed of Resignation of Trustee and Appointment of Successor Trustee of the Village Trust dated September 21, 2010, Stowe Protectors Ltd., then the Protector under The Village Trust, appointed Southpac Trust International, Inc. to act at the Trustee of the Village Trust. Southpac was identified and approved by the bankruptcy court as the Replacement Trustee.

Withdraw on September 7, 2010.⁵ They also filed an Emergency Motion for Expedited Hearing⁶ in which they alleged:

- 6. Expedited consideration of the Motion to Withdraw is warranted by the impending time-sensitive issues in this case. Upon information and belief, Pronske Patel has recently learned that Mr. Baron intends to transfer assets to an offshore entity over which U.S. Courts will not have jurisdiction, in order to hide those assets from legitimate creditors. Upon information and belief, Mr. Baron will be transferring such assets around September 15, 2010. In order to pursue state court remedies against such assets and to comply with all ethical obligations, Pronske Patel must withdraw as counsel of record for Mr. Baron by September 15, 2010. Thus, Pronske Patel must respectfully request that the Court grant relief on an expedited basis, so that Pronske Patel may withdraw prior to the transfer of assets by Mr. Baron. Accordingly, Pronske Patel respectfully requests a hearing on the Motion to Withdraw on an expedited basis, on or before September 15, 2010. Specifically, Pronske Patel requests that this matter be set before or at the same time as the expedited status conference currently set in this case on September 15, 2010 at 1:30 p.m. [Docket No. 22].
- 7. Pronske Patel has recently learned that Baron intends to hide his assets off-shore as early as September 15, 2010. Thus, the hearing will need to move forward expeditiously to prevent Mr. Baron's unlawful activities.

(Ex. F, $\P\P$ 6-7) (emphasis added).

These statements were designed to do nothing but injure Baron and his position before the bankruptcy court. These treacherous statements were a total fabrication. A unanimous panel of the United States Court of Appeals for the Fifth Circuit held:

Neither the trustee nor the receiver has pointed to record evidence that Baron failed to transfer the domain names in accordance with the agreement. He had other obligations, but there is no record evidence brought to our attention that any discrete assets subject to the settlement agreement were being moved beyond the reach of the court. . . .

⁵ Baron's new counsel had previously been unsuccessful in securing the Defendant's cooperation in substituting counsel. (Ex. A).

⁶ Under the bankruptcy court's local rules, motions are normally considered after respondents are afforded an opportunity to file a written response. This time period is 24 days. Loc. Bankr. R. 9007-1.

We do not, though, find evidence that Baron was threatening to nullify the global settlement agreement by transferring domain names outside the court's jurisdiction. Accordingly, the receivership cannot be justified in this instance on the basis that it was needed to take control of the property that was the subject of the litigation.

Netsphere, *Inc. v. Baron*, 703 F.3d 296, 307–08 (5th Cir. 2012).

Most disturbing, the alleged "unlawful activities" were performed under Pronske's direction and supervision as he described to the bankruptcy court only a few months prior.

September 15, 2010. On September 15, 2010, Baron filed this case—DC-10-11915. In his Original Petition, Baron sought a declaration that the amount of fees and expenses charged by the Defendants was unreasonable and unconscionable, or, alternatively, that the fee was not owed because of the Defendants' poor billing practices, their failure to enter into a written fee agreement with Baron, and their failure to achieve the objectives of the representation. Baron also sought to enjoin the Defendants from disclosing attorney-client communications and confidential information.

September 15, 2010. The same date, the Defendants removed the lawsuit to the Bankruptcy Court where it became Adversary Proceeding 10-03281 under the umbrella *Ondova* bankruptcy. (Defs' First Am. Mot. for Summ. J. Ex. R).

September 20, 2010. The Defendants filed their Application of Pronske & Patel, P.C., for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate in the Ondova bankruptcy. (Defs' First Am. Mot. for Summ. J. Ex. K).

September 27, 2010. On September 27, 2010, the Defendants filed an answer and counterclaim. Baron moved to remand the Adversary Proceeding to this Court. Instead, the Adversary Proceeding was abated for over $3\frac{1}{2}$ years. During the abatement:

- 1. Baron was placed into an illegal receivership, by the United States District Court, at the urging of Ondova's Trustee.
- 2. Baron was placed into an involuntary bankruptcy within two hours of the Fifth Circuit's finding that the receivership was illegal and remanding the case for the expeditious wind-down of the receivership.
- 3. The Defendants unsuccessfully sought an *ex parte* garnishment, in Adversary Proceeding 10-03281, of accounts still held in receivership following the United States District Court's reversal of the bankruptcy court's orders placing Baron into an involuntary bankruptcy.
- 4. No longer having luck in the federal courts, the Defendants then obtained an *ex parte* garnishment in Case No. DC-14-02622.⁷

On May 19, 2014, Adversary Proceeding 10-03281 was remanded to this Court, over the Defendants' objections. (Defs' First Am. Mot. for Summ. J. Ex. R).

On November 24, 2010, the federal district court in the *Netsphere* litigation entered an *ex parte* order appointing Peter Vogel as Receiver over all of Baron's exempt and non-exempt assets. Baron was specifically prohibited from managing any of his financial affairs and retaining any attorneys, whether or not he was to pay for their services with his funds. For example, the order stated:

[T]he Court hereby takes exclusive jurisdiction over, and grants the Receiver exclusive control over, any and all "Receivership Assets", which term shall include and all legal or equitable interest in, right to, or claim to, and real or personal property..., lines of credit, chattels, leaseholds, contracts, mail or other deliveries, shares of stock, lists of consumer names, accounts, credits, premises, receivables, funds, and all cash, wherever located.

(Ex. K).

⁷ This garnishment case was ultimately consolidated into the present case, DC-10-11915.

Vogel, as Receiver, effectively (a) seized all Baron's assets, and (b) restricted Baron from managing his financial affairs, entering into agreements, traveling, hiring attorneys or other professionals to represent his interests. (Ex. K).

While the federal district court's Order Appointing Receiver was in effect, enjoining "any suit or proceeding" against, or on behalf of, Baron, the Defendants filed their Second Amended Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for Substantial Contribution to the Estate (the "Fee Application"). (Mot. for Summ. J., Ex. D). The Defendants alleged that they were entitled to \$294,033.87 in attorneys' fees from the Ondova Estate relating to an alleged substantial contribution they made to the Ondova Estate during its bankruptcy case. As a party in interest, Baron objected to this Fee Application, and he had standing to do so. (Mot. for Summ. J., Ex. D).

On November 13, 2012, the bankruptcy court held a hearing on the Fee Application. The ultimate issue was whether the Defendants substantially contributed to the Ondova Estate; however, there was no determination related to the Defendants' claims against Baron or Baron's claims against the Defendants—the very claims presently before this Court.

During this hearing, Baron, who was under a receivership, was not able to cross-examine Pronske or present controverting evidence regarding the Defendants' alleged substantial contribution to the Ondova Estate. This was because Baron had been sanctioned for alleged discovery abuse, based upon Pronske's misrepresentations to the Court that Baron had been served with a deposition notice, when, in fact, there was no such service. As a predictable and foreseeable result

⁸ The Order did not enjoin any such actions against Ondova.

of this sanction, Baron was greatly prejudiced as the issues pertaining to Pronske's purported substantial contribution to the Ondova Estate were not fully and fairly litigated.

Predictably, the bankruptcy court entered an Order Granting Second Amended Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate (the "Substantial Contribution Award"). (Defs' First Am. Mot. for Summ. J. Ex. P.). It states, in part:

Ordered that The application is hereby granted; and it is further Ordered that Pronske & Patel is entitled and hereby allowed an administrative claim for a substantial contribution in the above-captioned case under 11 U.S.C. 503(b)(4) in the total amount of \$294,033.87

(Defs' First Am. Mot. for Summ. J. Ex. P).

Pronske was afforded no further relief, nor was Baron found liable for any of the fees sought by the Defendants.

The bankruptcy court did not provide any findings of fact or conclusions of law or any memorandum detailing the court's reasons for approving the Substantial Contribution Award against the Ondova Estate. (Defs' First Am. Mot. for Summ. J. Ex. P). Without the bankruptcy court's findings of fact or conclusions of law, this Court cannot determine what issues were "essential to the judgment." Of importance, the bankruptcy court made no determination of any of the issues or claims in the Adversary Proceeding 10-03781 between Baron and the Defendants. In fact, the bankruptcy court would enter no orders in that case until May 19, 2014, the date the case was remanded to this Court. (Defs' First Am. Mot. for Summ. J. Ex. R).

For multiple reasons, the Substantial Contribution Order is on appeal to the United States

Court of Appeals for the Fifth Circuit under Case No. 14-10198.

December 18, 2012. The Fifth Circuit reversed the receivership in *Netsphere, Inc. v. Baron,* so the Defendants had to resort to a backup plan—involuntary bankruptcy. To be a petitioning creditor in an involuntary bankruptcy case, petitioning creditors must prove:

- 1. They had a claim that is not contingent as to liability or subject to a bona fide dispute as to liability or amount.
- 2. The proposed debtor is not paying is debts as they become due, except those debts subject to a bona fide dispute as to liability or amount.

11 U.S.C. §§ 303(b), 303(h).

The foundation of the involuntary petition was a Fee Order entered by the district court in the *Netsphere* case. In the Fee Order, the court specifically found Pronske & Patel, P.C. to have proved a claim of \$251,912.70 against Baron but proposed a disbursement of \$177,352.70. (Ex. N). Most telling about Baron's claims against the Defendants in this case was the following:

36. As stated above, the Court understands that certain of the claimants of the Former Attorney Claims are claiming that, in addition to the amoutns of the Former Attorney Claims, they are entitled to being Punitive Claims. Furthermore, the Court understands that eight of the claimants of the Former Attorney Claimants are seeking the amounts not being awarded to them because of the Fee Cap Reduction (and which these claimants have a right to challenge through motion before this Court or through an appeal). The Court also understands that Baron claims that certain of the claimants of the Former Attorney Claims are allegedly liable for legal malpractice and other civil claims (collectively, "Baron Claims). Within ten (10) days of the issuance of this Order, the claimants of the Former Attorney Claims shall advise the Receiver in writing (who will then advise the Court) as to whether they will agree to waive their Punitive Claims and accept the Fee Cap Reduction subject to the Exception defined below (the "Waiver"). Claimants of the Former Attorney Claims that have made the Waiver within the aforementioned time period shall receiver the aforementioned amount of their Former Attorney Claims detailed in paragraph 25, supra, and subject to the following Exception, shall have waived their respective Punitive Claims and the amounts not being awarded them through the Fee Cap Reduction (and they shall have waived their right to challenge through motion before this Court or through an appeal).

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⁹ 703 F.3d 296 (5th Cir. 2012).

[37.] Through this Order, Baron maintains any and all rights to bring, after the end of the Receivership, the Baron Claims. The Court, however, remains concerned about Baron continuing to be a vexatious litigant. To encourage Baron not to be a vexatious litigant, the Court enters this Exception and orders that the claimants of the Former Attorney Claims, even if they agreed to the Waiver, shall not be deemed to have agreed to the Waiver to the extent they wish to assert Punitive Claims as counterclaims against any subsequent Baron Claims. In other words, if Baron asserts the Baron Claims against any attorney, that attorney may bring his or her own Punitive Claims and/or claims to seek the amount of his or her own Fee Cap Reductions against Baron as Counterclaims.

(Ex. N).

Six days later, Judge Furgeson stayed enforcement of the Fee Order, and the stay was never lifted.¹⁰ (Ex. Q).

Originally, one of the issues in *Netsphere* appeal was the appeal of the Fee Order; however, it was not ruled on by this Court because the matter was still before the district court on a motion for reconsideration, which was filed by Carrington, Coleman, Sloman & Blumenthal, L.L.P., one of the attorney creditors. *Netsphere*, 703 F.3d at 305 n. 1; *see also Baron v. Schurig*, No. 3:13-CV-3461-L, 2014 WL 25519, at *3 (N.D. Tex. Jan. 2, 2014) (further explaining the procedural history of the Fee Order). The district court never entered an order on the motion for reconsideration. Thus, the Fee Order was not only stayed, it was interlocutory in nature. Ultimately, it was vacated by Judge Sam A. Lindsay on January 2, 2014. *Baron*, 2014 WL 25519, at *15.

Nonetheless, it was this Fee Order which formed the basis of Substantial Contribution Order in the *Ondova* case. (Defs' First Am. Mot. for Summ. J. Ex. N).

¹⁰ Other orders confirmed that the Fee Order was stayed. For example, on May 24, 2011, Judge Furgeson stated, "Having consulted with the Clerk of the U.S. Court of Appeals for the Fifth Circuit, the Court advises the parties that it is STAYED from taking further action in the various matters involved in the instant appeal." (Ex. O). On June 5, 2011, Judge Furgeson stated, "I failed to mention that I would stay... orders concerning fees to be paid to the Baron attorneys pending appeal." (Ex. P).

Arguments & Authorities

The standard for a summary judgment is well established. *E.g.*, *Nixon v. Mr. Prop. Mgmt. Co.*, 690 S.W.2d 546, 548–49 (Tex. 1985). In a traditional motion for summary judgment under Tex. R. Civ. P. 166a:

- 1. The movant for summary judgment has the burden of showing that there is no genuine issue of material fact and that it is entitled to judgment as a matter of law.
- 2. In deciding whether there is a disputed material fact issue precluding summary judgment, evidence favorable to the non-movant will be taken as true.
- 3. Every reasonable inference must be indulged in favor of the non-movant and any doubts resolved in its favor.

Id.

Standing on its own, the present motion for summary judgment and its evidence does not meet this exacting standard.

A. The *Baron v. Pronske* adversary proceeding versus the Pronske Fee Application, a contested matter

The gist of the Defendants' argument is that Baron's claims for affirmative relief should be barred by *res judicata* because they were not raised as part of Baron's objection to Pronske's fee application in a *contested matter* in bankruptcy court. Similarly, the Defendants argue that collateral estoppel bars Baron from litigating his claims in this Court due to certain implicit findings the bankruptcy court made in the underlying fee application. These arguments fail to take into account the fundamental differences between an *adversary proceeding* and a *contested matter* under bankruptcy law.

Bankruptcy disputes are either *contested matters* or *adversary proceedings*. 10 COLLIER ON BANKRUPTCY ¶ 9014.01 (Alan N. Resnick & Henry J. Sommer, eds. 16th ed.). The basic difference between a contested matter and adversary proceeding has been succinctly described by the United States Court of Appeals for the Fifth Circuit as:

Bankruptcy is a unique form of litigation in that each case comprises a series of more or less self-contained episodes that resolve particular disputes at particular times. There are two basic forms of adversary process within a bankruptcy case: "contested matters" and "adversary proceedings." Counterclaims are compulsory only in "adversary proceedings," but not in the quick motion-and-hearing style "contested matters."

D-1 Enter., *Inc. v. Commercial State Bank*, 864 F.2d 35, 39 (5th Cir. 1989).

1. Adversary proceedings are complete lawsuits with full Consitutionl, Due-Process protections for all parties

In further explanation, the *adversary proceeding* is the type of litigation that is most similar to a civil lawsuit in Texas courts or a civil action in federal courts. They are "separate lawsuits within the context of a particular bankruptcy case and have all the attributes of a lawsuit, including the filing and service of a formal complaint and application, with certain modifications, of the Federal Rules of Civil Procedure, as provided in Part VII of the Bankruptcy Rules." 10 COLLIER ON BANKRUPTCY ¶ 7001.01. Adversary proceedings are initiated by a complaint, or as in the this case, a notice of removal following the filing of Plaintiff's Original Petition in this Court. Fed. R. Bankr. P. 7001(10).

The types of claims for relief that must be brought as adversary proceedings are expressly listed. *See* Fed. R. Bankr. P. 7001. During its time in the bankruptcy court, this present case— *Baron v. Pronske*—was classified as an adversary proceeding. *See* Fed. R. Bankr. P. 7001(10) (making all cases removed to federal court adversary proceedings).

As stated in the quotation from *D-1 Enter., Inc. v. Commercial State Bank, supra*, counterclaims are compulsory in adversary proceedings. 864 F.2d at 39. This is because Rule 7013 incorporates, with modifications, Rule 13 of the Federal Rules of Civil Procedure. Fed. R. Bankr. P. 7013. For all practical respects, "A pleading shall state as a counterclaim any claim which at the time of serving the pleading the pleader has against any opposing party, if it arises out of the transaction or occurrence that is the subject matter of the opposing party's claim and does not require for its adjudication the presence of third parties of whom the court cannot acquire jurisdiction." Fed. R. Civ. P. 13.

Those matters that are not expressly defined as adversary proceedings are classified as contested matters.

2. Contested matters arise in the administration of estates & are designed for expediency

Contested matters comprise the greatest number of disputes arising during a bankruptcy case. They are specifically governed by Rule 9014 of the Federal Rules of Bankruptcy Procedure. This rule incorporates by reference, many of the of the procedural rules for adversary proceedings; however, the overall emphasis of a contested matter is the quick resolution of the dispute. See 10 Collier on Bankruptcy ¶¶ 9014.01, 9014.06. For example, contested matters are initiated by the filing of a motion, eliminating the need to serve a summons on the adverse parties. Fed. R. Civ. P. 9014(a). Motions in contested matters are typically served on multiple parties, including, the debtor, the trustee, the office of the United States Trustee, creditor's committees, all parties in interest requesting notice, and other entities required to be served by any applicable bankruptcy rule, including those parties directly impacted by the relief sought. Loc. Bankr. R. 9007-1(b), available at, http://www.txnb.uscourts.gov/sites/txnb/files/local rules/TXNB Local

Rules_Revised_4.12.12.pdf. Discovery procedure is truncated, where only some of the rules for conducting discovery apply. 10 COLLIER ON BANKRUPTCY § 9014.06. In the event the matter becomes complex, the bankruptcy court has the discretion to expand which of the Federal Rules of Civil Procedure as modified by Federal Rules of Bankruptcy Procedure 7001–7087 should be applied. *Id*.

Most importantly, Rule 7013 of the Federal Rules of Bankruptcy Procedure, which adopts, with modifications, Rule 13 of the Federal Rules of Civil Procedure, does not apply to contested matters. *See* Fed. R. Bankr. P. 9014(c) ("Except as otherwise provided in this rule, and unless the court directs otherwise, the following rules shall apply: 7009, 7017, 7021, 7025, 7026, 7028–7037, 7041, 7042, 7052, 7054–7056, 7064, 7069, and 7071.").

A person seeking relief in bankruptcy court must understand the distinction between an contested matter and an adversary proceeding because the seeking of relief by way of a motion—a contested matter—when relief should have been sought by way of an adversary proceeding may result in the denial or dismissal of the relief sought. *E.g.*, *Harber Oil Co.*, *Inc.* v. *Swinehart (In re Harber Oil Co.*, *Inc.*), 12 F.3d 426, 437–40 (5th Cir. 1994).

The Defendants' fee application was a contested matter. *See Osherow v. Ernst & Young, LLP (In re Interlogic Trace, Inc.)*, 200 F.3d 382, 389 (5th Cir. 2000); *cf.* Fed. R. Bankr. 7001 (describing which claims for relief must be brought as adversary proceedings).

B. Res Judicata nether operates as a shield or sword in this case

With the "prior litigation" clearly constituting a *constested matter* where, in the absence of a court order, there is no such thing as a compulsory counterclaim, the Defendants' arguments that the claims in the present case are barred by *res judicata* are tenuous at best.

The Defendants are correct about how this Court should consider federal law on *res judicata* when analyzing whether the prior order of the bankruptcy court should bar Baron's claims for affirmative relief in this case and whether it the same order entitles the Defendants to a summary judgment on their counterclaims. ¹¹ See Super Van Inc. v. City of San Antonio (In re Super Van, Inc.), 92 F.3d 366, 370 (5th Cir. 1996) (res judicata prevents litigation of matters that have been previously litigated or that were never litigated but should have been in a prior lawsuit). Nonetheless, their ultimate reasoning is flawed.

Under federal law, it is well accepted that when a professional employed by a trustee submits a fee application to a bankruptcy court—ordinarily a *contested matter*—the trustee must assert a malpractice claim in response to the fee application lest the claim be barred by *res judicata*. This is the law as stated in the cases cited by the Defendants in Paragraph 20 of their Amended Motion. *See Frazin v. Haynes & Boone, L.L.P. (In re Frazin)*, 732 F.3d 313, 321–22 (5th Cir. 2013); Osherow v. Ernst & Young, LLP (In re Interlogic Trace, Inc.), 200 F.3d 382, 386 (5th Cir. 2000); Southmark Corp. v. Coopers & Lybrand (In re Southmark Corp.), 163 F.3d 925, 931–32 (5th Cir. 1999).

A closer examination of these cases is instructive for one small, but extremely important fact—in all of them, the party asserting a malpractice claim failed to lodge an objection to the fee application or otherwise notify the bankruptcy court as to why the professional fees should not be

¹¹ San Antonio Indep. Sch. Dist. v. McKinney, 936 S.W.2d 279, 281 (Tex. 1996) (when the first lawsuit is in federal court, federal law controls whether res judicata bars the subsequent state court lawsuit). Under federal law, res judicata applies when: (1) the parties in both suits are identical; (2) the prior judgment was rendered by a court of competent jurisdiction; (3) there is a final judgment on the merits; and (4) the same cause of action is involved in both cases. Id.

awarded. Frazin, 732 F.3d at 321-22; Interlogic Trace, Inc., 200 F.3d at 386; Southmark Corp., 163 F.3d at 931-32.

In contrast to *Southmark Corp.*, *Interlogic Trace*, and *Frazin*, the present case is not about Baron's failure to assert a "counterclaim" in response to the Defendants' fee application. Baron's malpractice claim was pled and was on this Court's docket and then the bankruptcy court's docket more than a month before the Defendants' first attempt to seek fees from the Ondova Estate. How can the Defendants assert that Baron should have brought a counterclaim to his fee application—a *contested matter*—when the very same issues were already pending before the same bankruptcy judge as an adversary proceeding under the very same bankruptcy case? It defies logic to suggest that the *adversary proceeding* should have been tried as part of the *constested matter*.

Therefore, *res judicata* does not apply in the present case. To show that it should apply, the federal law of *res judicata* requires:

- 1. That the parties in both suits were identical;
- 2. The Prior judgment was entered by a court of competent jurisdiction;
- 3. The final judgment was entered on the merits; and
- 4. The same cause is action would be involved in both cases.

Interlogic Trace, Inc., 200 F.3d at 386.

This rule of *res judicata* also has exceptions.

1. Relief that could be obtained in the contested matter would not be complete

In the context of an contested matter, *res judicata* does not bar a claim or objection that should have been raised if complete relief could not have been afforded to the objecting party in the contested matter. *Eastman Kodak Co. v. Atlanta Retail, Inc. (In re Atlantic Retail, Inc.)*, 456 F.3d 1277, 1286 (11th Cir. 2006). In the application for fees, the only relief the bankruptcy court could

have granted was some award of fees as an administrative priority claim against the Ondova estate, or it could have denied an award of fees in its entirety. Even if Baron had pled a counterclaim for malpractice, the court could not have adjudicated the malpractice claim within the context of that contested matter.¹²

2. The expectations of the parties preclude the application of res judicata

The Court should also factor in the expectations of the parties. That is, based upon the procedural posture of the preexisting adversary proceeding and the separate contested matter, should the litigants have expected to prosecute the malpractice claims as part of the fee application. *See Iannochino v. Rodolakis (In re Iannochino)*, 242 F.3d 36, 48 (1st Cir. 2001) (discussing the litigants expectations regarding trying a fee application and malpractice claim as a single unit).

In this case, Baron's malpractice claims and the Defendant's counterclaims were pending in Adversary Proceeding 10-03281. While the adversary proceeding was certainly related to the *Ondova* bankruptcy, it was a separately docketed lawsuit where the issues were distinct from the issues in the *Ondova* bankruptcy and where the procedural rules—the Federal Rules of Civil Procedure with modifications tailored for litigation in the bankruptcy courts—were different from the procedural rules governing bankruptcy cases where claims are made against bankruptcy estates, where bankruptcy estates are administered, and where plans of reorganization are consummated. Due to the injunction issued by the federal district court, the bankruptcy court abated Adversary Proceeding 10-03281 on November 3, 2010. (Ex. C). The abatement was extended "indefinitely" on January 8, 2012, and the abatement was never lifted before the remand to this

¹² Atlantic Retail suggests that an adversary proceeding should be filed when there is a malpractice claim that should be brought to the bankruptcy court's attention. 456 F.3d at 1286. In the present case, Adversary Proceeding 10-03281 was already on file. (Ex. C).

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Court. (Ex. C). The Defendants should not be able to claim that they liquidated their claims against Baron through a hearing to prove a Substantial Contribution Claim against the Ondova Estate when the separate adversary proceeding, presided over by the same court, abated the adversary proceeding. The bankruptcy court properly recognized this when it determined it lacked subject matter jurisdiction to liquidate the Defendants' claims against Baron at the Substantial Contribution hearing in the Ondova bankruptcy. (Ex. D).

3. The bankruptcy court further lacked jurisdiction over the counterclaims against Baron

Finally, *res judicta* cannot be applied due to the bankruptcy court's recognition that it lacked jurisdiction over the counterclaims asserted against Baron in the adversary proceeding. When it finally remanded the adversary proceeding to this Court, the bankruptcy court determined that the Defendants' claims against Baron in Adversary Proceeding 10-03281, much less in any claim related to a Substantial Contribution Claim made against the Ondova Estate, were so unrelated to the *Ondova* bankruptcy that it lacked subject matter jurisdiction. The court held, in part:

The Court finds good cause at this juncture of the adversary proceeding to grant the motion [to remand]. The cause being that circumstances have significantly changed since the adversary proceeding was removed, or since the action was removed, such that subject matter jurisdiction is now questionable, if not nonexistent with regard to relatedness to the *Ondova* bankruptcy case. Specifically, the Court has allowed the substantial contribution claim in this case and the Court is not convinced that the fact that there might be a credit on it if there are payments

¹³ The bankruptcy court actually did not go far enough. It should should have recognized the fact that there was a malpractice claim and converted the contested matter into an adversary proceeding. See Costa v. Marotta, Gund, Budd & Dzera, LLC, 281 Fed.Appx. 5, 6 (1st Cir. 2008). Then the two adversary proceedings could have been consolidated and tried together.

¹⁴ In the context of bankruptcy, federal courts only have jurisdiction over claims arising under state law, when such claims are "related to a case under [the Bankruptcy Code]." 28 U.S.C. § 1334(c). Even then, federal courts must abstain from hearing such claims if they can be timely adjudicated in state court. *Id*.

by Jeff Baron on counterclaims Mr. Pronske asserts. The fact that the substantial contribution claim might be reduced and entitled to a smaller dividend from the Ondova trustee, to me, is not enough of a nexus for bankruptcy subject matter jurisdiction to still exist. Moreover, it would appear that state law issues dominate, and it is in the interest of comity for state law and state court for this Court to remand.

(Ex. D).

Even if the Substantial Contribution Award can be construed to be apply to the Defendants' claims against Baron, the fact that the bankruptcy court determined it lacked subject matter jurisdiction over the claims means that such application is void. *E.g.*, *Chambers v. Armontrout*, 16 F.3d 257, 260 (8th Cir. 1994) (judgments where the court lacks subject matter jurisdiction are void); see also ; see also Omega Consulting v. Raymond Intern. Co., No. H-09-0976, 2010 WL 3025493, at *3 (S.D. Tex. Jul. 29, 2010) (interlocutory orders entered by court without subject matter jurisdiction are void); *McAdams v. Medtronic*, Inc., No. H-10-831, 2010 WL 2710393, at *4 (S.D. Tex. Jul. 7, 2010) (interlocutory orders entered by court without subject matter jurisdiction are void); see also Charles Alan Wright, et al., Federal Practice & Procedure § 2695 (3d ed. 1998). Texas law recognizes the same principle that interlocutory orders entered during the course of a case are void when the final judgment is void for a lack of subject matter jurisdiction. Ruffier v. Ruffier, 190 S.W.3d 884, 888, 890 (Tex.App.—El Paso 2006, no pet.); see also Browning v. Prostok, 165 S.W.3d 336, 346 (Tex. 2005).

C. Collateral Estoppel does not prohibit the Court's inquiry into the pled causes of action in this case

Although there are no material differences between Texas and federal law concerning collateral estoppel, federal common law governs the claim-preclusive effect of federal court judgments. See Semtek Int'l Inc. v. Lockheed Martin Corp., 531 U.S. 497, 508 (2001). Under federal law, four conditions must be met before collateral estoppel may be applied to bar relitigation of an issue previously decided by a court with subject matter jurisdiction:

- 1. The issue under consideration is identical to that litigated in the prior action;
- 2. The issue was fully and vigorously litigated in the prior action;
- 3. The issue was necessary to support the judgment in the prior case; and
- 4. There is no special circumstance that would make it unfair to apply the doctrine.

Winters v. Diamond Shamrock Chem. Co., 149 F.3d 387, 391 (5th Cir. 1998).

Moreover, under federal law, collateral estoppel is improper when there is an absence of detailed findings of fact and conclusions of law from the prior proceeding. *In re Ryan*, 408 B.R. 143, 166 (Bankr. N.D. Ill. 2009).

While Texas and federal collateral estoppel doctrines are similar, the last element that considers special circumstances is an element not part of the Texas body of law on collateral estoppel. *Compare Winters*, 149 F.3d at 391 (setting forth the elements of collateral estoppel under federal law), with Gupta v. Eastern Idaho Tumor Institute, Inc. (In re Gupta), 394 F.3d 347, 350 n. 4 (5th Cir. 2004) (setting forth the elements of collateral estoppel under Texas law) and Weaver & Tidwell, L.L.P. v. Guarantee Co. of N. Am. USA, 427 S.W.3d 559, 573–74 (Tex.App.—Dallas 2014, pet. filed) (citing Sysco Food Servs., Inc. v. Trapnell, 890 S.W.2d 796, 801 (Tex. 1994)).

¹⁵ The Texas Supreme Court has never stated whether state or federal collateral estoppel law governs the preclusive effect of a prior federal court judgment on a subsequent state court case under the rationale that the same result would be reached under either state of federal law. *Johnson & Higgins of Texas, Inc. v. Kenneco Energy, Inc.*, 962 S.W.2d 507, 519 n. 7 (Tex. 1998).

1. The issues in this case are not identical to those litigated when the Defendants litigated their claim for an administrative priority claim against the Ondova Bankruptcy Estate due to their alleged substantial contribution to the Estate during the *Ondova* bankruptcy case

Collateral estoppel relieves a litigant of having to relitigate an issue in a subsequent lawsuit that has already been fully and fairly litigated that was essential to the judgment in the prior litigation. *Benson v. Wanda Petroleum Co.*, 468 S.W.2d 361, 362 (Tex. 1971). The facts in this case preclude affording the Defendants a summary judgment, on the basis of collateral estoppel, for four reasons:

- 1. The relevant "ultimate fact issue" that was "actually litigated" is different from the fact issues to be determined in this case.
- 2. The issues in the Substantial Contribution hearing were not fully and fairly litigated.
- 3. The issues in this case—whether Baron owes the Defendants any fees and whether the Defendants breached their fiduciary duties to Baron or committed malpractice—were essential to the bankruptcy court's determination of a substantial contribution claim against the Ondova Estate.
- 4. The parties in the *Ondova* bankruptcy hearing were different from the parties in the present action.

This case concerns Baron's claims of breach fiduciary duty, negligent misrepresentation, malpractice, disgorgement, unreasonableness, and unconscionability of fees against the Defendants, and it concerns the Defendants' claims for fees against Baron. None of these issues were litigated in the *Ondova* bankruptcy where the issue litigated was whether the Defendants should be entitled to an administrative priority claim against the Ondova Estate for rendering a substantial contribution to the Ondova Estate during the course of Ondova's bankruptcy case. Baron was

not a party or debtor in the Ondova bankruptcy. ¹⁶ Moreover, these issues were never litigated in Adversary Proceeding 10-03281.

a. The "ultimate fact issue" litigated was Defendant's claim against the Ondova Estate

The ultimate fact issue that was actually litigated in the *Ondova* bankruptcy was the Defendants' claims against the Ondova Bankruptcy Estate. The Defendants' claim for an administrative priority based on their alleged substantial contribution to the Ondova Estate did not involve any claim against Baron. Therefore, the relevant question for collateral estoppel purposes is whether the actual litigation of the "substantial contribution issue" against the Ondova Estate estops Baron from litigating his claims for breach of fiduciary duty, negligent misrepresentation, malpractice, disgorgement, unreasonableness, and unconscionability, and whether the fee award against Ondova can be used offensively to collaterally estop arguments from Baron that he does not owe these fees

b. Non-identical fact issues prevent the application of collateral estoppel

As set forth above, the ultimate issue that was before the bankruptcy court in the Ondova case was the Defendants' Second Amended Application of Pronske & Patel, P.C. For Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate.

Under bankruptcy law, trustees and professionals retained by them are allowed administrative priority claims against the bankruptcy estate as compensation for their services. *See* 11 U.S.C. §§ 503(b), 507(a)(2) (defining administrative priority claims and order of payment). Hold-

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¹⁶ As a party in interest, similarly situated to other creditors or equity holders, Baron was permitted to make an objection to the Defendants' Substantial Contribution Claims against the Ondova Estate. However, he was not permitted to make any claims of his own against any entity other than the Ondova Estate, nor were the Defendants permitted to make any claims against Baron in the *Ondova* bankruptcy. Such claims could only be maintained in the separately docketed Adversary Proceeding 10-03281.

ers of administrative priority claims receive special treatment. For example in a Chapter 11 case such as the *Ondova* case, no plan of reorganization may even be confirmed unless it provides that holders of administrative priority claims will receive, on the effective date¹⁷ of the plan, cash in an amount equal to the amount of their allowed claims. 11 U.S.C. § 1129(a)(9). If a Chapter 11 debtor wishes to do anything different, each such claimant must give their consent. *Id*.

Sometimes other parties, such as creditors, perform a service during the bankruptcy case that materially aids the trustee and confers substantially greater value to the bankruptcy estate. When such a service is not duplicative of the work of the trustee or the professionals retained by the trustee, such party may be awarded an administrative priority claim for their *substantial contribution* to the estate. While Baron disagrees with the Substantial Contribution Award in the *Ondova* case, ¹⁸ the bankruptcy court believed that the Defendants rendered such a service.

A bankruptcy court may award the actual, necessary expenses incurred by a creditor, including his attorney's fees, when the creditor demonstrates he as made a *substantial contribution* to a bankruptcy estate. *Pierson & Gaylen v. Creel & Atwood (In re Consolidated Bancshares)*, 785 F.2d 1249, 1252 (5th Cir. 1986). These claims are authorized by the Bankruptcy Code for:

- 1. "the actual, necessary expenses, other than compensation and reimbursement specified in paragraph (4) of this subsection, incurred by . . . a creditor . . . in making a substantial contribution in a case under chapter . . . 11 of [the Bankruptcy Code]." 11 U.S.C. § 503(b)(3)(D).
- 2. "reasonable compensation for professional services rendered by an attorney... of an entity whose expense is allowable under subparagraph...

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¹⁷ The term "effective date" is not defined by the Bankruptcy Code. *In re Good*, 428 B.R. 235, 244 (Bankr.E.D.Tex. 2010). In practice, this usually means that date after confirmation of the plan when appeals may no longer be perfected and an appellant has had an opportunity to obtain a stay pending appeal. *See id.*; Fed. R. Bankr. P. 3020(e).

¹⁸ As stated on page 13, the Substantial Contribution Award is currently under appeal to the United States Court of Appeals for the Fifth Circuit.

(D)... of paragraph (3) of this subsection, based on the time, nature, the extent, and the value of such services, and the cost of comparable services other than in a case under this title, and reimbursement for actual, necessary expenses incurred by such attorney or accountant." *Id.* § 503(b)(4).

Substantial contribution claims are allowed in order to "promote meaningful creditor participation in the reorganization process." *Consolidated Bancshares*, 785 F.2d at 1253. Services that *substantially contribute* to a case are those which "foster and enhance rather than retard or interrupt the progress of reorganization." *In re White Motor Credit Corp.*, 50 B.R. 885, 892 (Bankr. N.D. Ohio 1985). The factors considered by bankruptcy courts to determine whether an applicant has made a substantial contribution include:

- 1. "whether the services were provided to benefit the estate itself or all of the parties in the bankruptcy case;"
- 2. "whether the services conferred a direct, significant and demonstrably positive benefit upon the estate;" and
- 3. "whether the services were duplicative of services performed by others."

In re Best Prods. Co., Inc., 173 B.R. 862, 865 (Bankr. S.D. N.Y. 1994); In re Jensen-Farley Pictures, Inc., 47 B.R. 557, 569 (Bankr. D. Utah 1985).

For purposes of the collateral estoppel issues—more precisely, the lack of thereof—that this Court must examine, in order to prove a claim for substantial contribution to the *Ondova* Estate, the Defendants had to show they:

- 1. Contributed to the proper administration of the *Ondova* bankruptcy case as a whole
- 2. Provide an actual, tangible benefit to the Ondova Estate, and
- 3. Demonstrate a direct, causal connection between their actions and the benefit received by the Ondova Estate.

See In re Bayou Group, LLC, 431 B.R. 549, 561 (Bankr. S.D. N.Y. 2010).

These elements of a particular administrative priority claim against the Ondova Estate are vastly different from the issues in the present case, which involve claims for unconscionable fees, failure to agree upon the terms in advance, failure to properly handle of legal representation, full disgorgement of fees, and negligent misrepresentation as well as the Defendants' counter claims seeking to collect on an invoice for legal services.

Under Texas law, collateral estoppel "precludes the relitigation of *identical issues of facts or law* that were *actually litigated* and essential to the judgment in a prior suit." *Tucker v. Texas Employers Ins. Ass'n*, 768 S.W.2d 742, 744 (Tex.App.—Houston [1st Dist.] 1988, writ denied) (emphasis added); *see also Van Dyke v. Boswell, O'Toole, Davis & Pickering*, 697 S.W.2d 381, 384 (Tex. 1985). "Once an actually litigated and essential issue is determined, that issue is conclusive in a subsequent action between the same parties." *Van Dyke*, 697 S.W.2d at 384. Issues that are *not identical* in a previous suit to those presented in the subsequent suit are *not collaterally estopped. See Barnes v. United Parcel Service, Inc.*, 395 S.W.3d 165, 169 (Tex.App.—Houston [1st Dist.] 2012, pet. denied).

In determining this issue, the courts look to the elements of the claims in deciding whether the issues are identical. *Quanaim v. Frasco Restaurant & Catering*, 17 S.W.3d 30, 45 (Tex. App.—Houston [14th Dist.] 2000, pet. denied). For example, in *Barnes*, the Department of Workers Compensation ("*DWC*") determined that the decedent's collateral statutory heirs and spouse were entitled to workers' compensation benefits on the grounds that the decedent's work was not a substantial contributing factor in his death. In the subsequent lawsuit involving claims for gross negligence, collateral estoppel did not apply. The issue in *Barnes* was whether the underlying issues decided by the DWC hearing officer were identical to the causation issues to be de-

cided in the subsequent lawsuit litigation. In holding that collateral estoppel did not apply, the Court found there was no overlap in the evidence that had to be proved in the two cases; therefore, collateral estoppel could not have been applied in the subsequent lawsuit.

Just like *Barnes*, the facts relevant to establishing substantial contribution are not identical to any of the causes of action Baron has pled in this case. Further, the parties in the two actions are different. This Court, therefore, must deny the Defendants' Motion for Summary Judgment because collateral estoppel cannot be applied.

2. The issues in this case were not fully litigated when the Defendants litigated their claim for an administrative priority claim against the Ondova Bankruptcy Estate due to their alleged substantial contribution to the Estate during the *Ondova* bankruptcy case

As previously stated, Pronske must establish that the facts sought to be litigated in the second action were *fully and fairly litigated* in the prior action to successfully assert collateral estoppel. *Bonniwell v. Beech Aircraft Corp.*, 663 S.W.2d 816, 818 (Tex. 1984) (applying Texas law on collateral estoppel); *see also Allen v. McCurry*, 449 U.S. 90, 94–95 (1980) (applying substantially similar federal law on collateral estoppel).

Collateral estoppel relieves a litigant of having to relitigate an issue in a subsequent lawsuit that has already been fully and fairly litigated that was essential to the judgment in the prior litigation. *Benson v. Wanda Petroleum Co.*, 468 S.W.2d 361, 362 (Tex.1971). The facts and allegations in this case preclude affording Pronske that relief for summary judgment for three reasons. First, the relevant "ultimate fact issue" that was "actually litigated" is different from the fact issues to be decided in this case. Second, the issues in the substantial contribution hearing were not fairly and fully litigated. Third, Pronske cannot show that the issues in this case (whether Baron owed Pronske any fees or weather Pronske breached his fiduciary duties to Baron or was negligent in his

representation of Baron) were essential to the judgment in the Bankruptcy Court action. Fourth, and perhaps most importantly, the parties in the bankruptcy court action were different from the parties in this action.

3. None of the issues in this case were necessary to support the Bankruptcy Courts Substantial Contribution Order

Whether applying federal law or Texas law, collateral estoppel does cannot be applied when an issue in the present case was unessential to the prior judgment or order. *Allen v. McCurry*, 449 U.S. 90, 94–95 (1980) (federal collateral estoppel law); *Bonniwell v. Beech Aircraft Corp.*, 663 S.W.2d 816, 818 (Tex. 1984) (Texas collateral estoppel law). The determination of any factual issue in the present case, in particular the amount of fees allegedly due by Baron to any of the Defendants, is completely unessential to a contested matter where the Defendants sought an administrative priority claim against the Ondova Bankruptcy Estate for services that rendered a substantial benefit to Ondova's Bankruptcy Estate during its bankruptcy case.

In analyzing whether the matters in the present case were essential to the *Ondova* bank-ruptcy, *Quanaim v. Frasco Restaurant & Catering* provides guidance. 17 S.W.3d 30 (Tex.App.— Houston [14th Dist.] 2000, no pet.). In *Quanaim*, the first lawsuit was a federal lawsuit against CTF Hotel Holdings, Inc. for age discrimination and wrongful termination as a result of seeking worker's compensation benefits. *Id.* at 45. The second lawsuit was brought in state court for the personal injuries—negligence—that were addressed as part of the federal court lawsuit. *Id.* at 34. The Court determined that there was no evidence showing that the negligence of Frasco Restaurant & Catering was an essential element of any issues surrounding the negligence of Quanaim's former employer, CTF Hotel Holdings, Inc., in the prior, federal lawsuit. *Id.* at 46; *see also In re*

Ryan, 408 B.R. at 166 (in applying federal law an absence of detailed findings of fact and conclusions of law bars collateral estoppel).

In the *Ondova* bankruptcy, no issue in this present case was an essential element to prove an administrative claim for substantial contribution to the Ondova bankruptcy estate. Moreover, the absence of any findings of fact and conclusions of law supporting the Defendant's Substantial Contribution Award are fatal to any claim that collateral estoppel allegedly bars litigation regarding the fees allegedly due to the Defendants in the present case. It certainly was in *Quanaim*. *Id*.

Without any findings of fact and conclusions of law, this Court is left with the impossible task of determining what facts the bankruptcy court considered essential to the Substantial Contribution Award. This Court should make such assumptions when the Defendants have not—and cannot—demonstrate it was an essential element.

4. Special circumstances limit the application of collateral estoppel

If applying the federal law of collateral estoppel to the order of the bankruptcy court, special circumstances preclude summary judgment. *See Winters*, 149 F.3d at 391. Where a claimant is using collateral estoppel in an offensive manner, as in the present case, special circumstances that prevent the application of collateral estoppel include:

- 1. When the claimant could have joined the previous action but chose to "wait and see" whether a favorable judgment would be entered.
- 2. Whether the defendant had the incentive to defend vigorously.

Parklane Hosiery Co., Inc. v. Shore, 439 U.S. 322, 330-31 (1979).

As stated above, the Defendants did not seek to lift the abatement of Adversary Proceeding 10-03182 when it sought its administrative claim against the Ondova Bankruptcy Estate. Thus, the Defendants purposefully chose to "wait and see" if they got a favorable outcome from

the bankruptcy court in a contested matter. That their only opposition was from Baron, who was a party in interest, and the Ondova Trustee, who was allied with the Defendants, did not contest the Defendants' application is irrelevant. Baron was contesting the application for an administrative priority claim as a party-in-interest; he was not participating in the hearing as a defendant in the abated adversary proceeding.

D. The Defendants are not entitled to summary judgment on their counterclaims

For the same reasons described above, the Court cannot grant a summary judgment on the Defendants' counterclaims under the doctrines of *res judicata* and collateral estoppel as suggested in their Motion.

1. The summary judgment evidence does not prove a breach of contract

To prove a cause of action for breach of contract, the Defendants must prove:

- 1. There is a valid and enforceable contract;
- 2. The Defendants are the proper parties to sue for breach of contract;
- 3. The Defendants performed, tendered performance, or were excused from performing their contractual obligations;
- 4. The Plaintiff breached the contract; and
- 5. The breach caused the Defendants to incur damages.

Marquis Acquisitions, Inc. v. Steadfast Ins., 409 S.W.3d 808, 813 (Tex.App.—Dallas 2013, no pet.); Mandell & Hamman Oil & Ref. Co., 822 S.W.2d 153, 161 (Tex.App.—Houston [1st Dist.] 1991, writ denied).

Due to their prior material breach, however, the Defendants cannot recover for breach of contract. As shown in Exhibit A, effective on or about August 31, 2009, the Defendants were re-

tained to represent Baron in connection with matters related to the Ondova Limited Company in its bankruptcy case. The terms of such engagement were negotiated among PG&K, Baron, and AsiaTrust Limited, which at the time was acting as the trustee of The Village Trust ("AsiaTrust"). All payments to the Defendants were to be made by or through AsiaTrust. The Defendants never looked to Baron for payments of their fees Firm's fees. The Defendants said their fee would be \$75,000.00, and told Baron that AsiaTrust would be required to pay this before they commenced representation.

During the first six months of the representation, Pronske, as the attorney in charge, failed to perform the essential task for which the Defendants were engaged—to prepare, file and seek confirmation of a plan of reorganization for *Ondova*, so that *Ondova* could successfully emerge from Chapter 11 bankruptcy. At that time Baron and AsiaTrust had the funds available to successfully confirm a plan of reorganization.

In February 2010, having failed to seized the opportunity to file, prosecute and confirm a plan of reorganization sponsored by Baron, the Defendants compromised Baron's legal position and were forced to negotiate a global settlement agreement with all parties at great expense.

2. The summary judgment evidence does not prove the entitlement to a recovery under quantum meruit

To prove a cause of action for quantum meruit, the Defendants must prove:

- 1. The Defendants provided valuable services;
- 2. The services were provided for the Plaintiff;
- 3. The Plaintiff accepted the services; and
- 4. The Plaintiff had reasonable notice that the Defendant expected compensation for the services or materials.

Heldenfels Bros. v. City of Corpus Christi, 832 S.W.2d 39, 41 (Tex. 1992).

For the same reasons as specified in the previous section, the Defendants should not recover for a quantum meruit claim. Even if equity demands that they recover something, the summary judgment evidence is completely lacking, if a quantum meruit claim is even the proper subject of a motion for summary judgment.

3. The summary judgment evidence does not prove a cause of action for theft of services

To prove a cause of action for theft of services, the Defendants must prove:

- 1. The Defendants provided a service to the Plaintiff;
- 2. The Plaintiff knew the service was provided for compensation;
- 3. The Plaintiff intended to avoid payment by:
 - a. Intentionally or knowingly securing the performance of the service by deception, threat, or false token;
 - b. Intentionally or knowingly diverted the Defendant's service, to which the Plaintiff was not entitled but over which he had control, to the Plaintiff's own benefit or to the benefit of another person not entitled to it;
 - c. Intentionally or knowingly securing the performance of a service by agreeing to provide compensation and, after the service was rendered, failing to make payment after receiving notice demanding payment.
- 4. The Defendants sustained damages as a result of the theft.

TEX. CIV. PRAC. & REM. CODE § 134.005(a); TEX. PENAL CODE § 31.04(a).

Any deception to obtain the allegedly stolen service must occur *before* the service is rendered. *Daugherty v. State*, 387 S.W.3d 6544, 659 (Tex.Crim.App. 2013). There is no summary judgment evidence supporting that such deception occurred before any services were rendered. In fact, the evidence shows the opposite. Baron paid a \$75,000 to Pronske & Patel before they

started rendering services.¹⁹ This was pursuant to an oral agreement negotiated between Elizabeth Schurig, one of Baron's former attorneys, and Pronske.

4. The summary judgment does not prove a cause of action for fraud

To prove a cause of action for fraud, the Defendants must prove:

- 1. The Plaintiff made a representation to the Defendants;
- 2. The representation was material;
- 3. The representation was false;
- 4. When the representation was made, the Plaintiff knew it was false or it was made recklessly, as a positive assertion and without knowledge of its truth;
- 5. The Plaintiff made the representation with the intent that the Defendant act on it;
- 6. The Defendant relied on the representation; and
- 7. The representation caused the Defendants' damages.

Italian Cowboy Partners v. Prudential Ins., 342 S.W.3d 323, 337 (Tex. 2011).

Here, the only evidence is a conclusory affidavit which the Court should not admit into evidence. Outside of this, there is no evidence on file that indicates that the alleged representations were made when Baron and his then counsel, Elizabeth Schurig, negotiated the oral fee agreement. There is no evidence before the Court that Baron did not intend to pay for the legal services as originally negotiated. *See Aquaplex, Inc. v. Rancho La Valencia, Inc.*, 297 S.W.3d 768, 774 (Tex. 2009). Moreover, because a \$75,000 fee was paid before the Defendants began their representation, intent cannot be inferred. *Reyna v. Firs Nat'l Bank*, 55 S.W.3d 58, 68 (Tex.App.—

¹⁹ There is a material dispute as to whether this payment was for a flat fee or was just a retainer. That must be resolved by the trier of fact.

Corpus Christi 2001, no pet.). Therefore, the Defendants failed in not showing any proof of intent.

Finally, the Defendants fail to show that, any reliance they might have had was justifiable under the circumstances. *See O'Brien v. Daboval*, 388 S.W.3d 826, 842–43 (Tex.App.—Houston [1st Dist.] 2012, no pet.).

5. There is no summary judgment evidence regarding attorneys' fees

From the outset, the Defendants cannot recover attorney's fees as *pro se* litigants, just because they hold a law license. In *Jackson v. State Office of Administrative Hearings*, the Texas Supreme Court adopted the position of the majority of the federal Circuit Courts that do not allow recoveries of attorneys' fees to *pro se* attorney litigants. 351 S.W.3d 290, 300 (Tex. 2011).

Even if the Court finds *Jackson* to not apply to entities, such as Pronske, Goolsby & Kathman, P.C., regardless of the theory allegedly entitling the Defendants to an award of attorneys' fees, they have filed no evidence showing their entitlement to an award of attorneys' fees related to any of their counterclaims for which exemplary damages are recoverable. Moreover, even if the Court grants summary judgment as to Baron's claim for theft under Chapter 38 of the Texas Civil Practices and Remedies Code, there is no competent summary evidence before the Court.

It is fundamental that an award of attorneys' fees requires proof of necessity and reasonableness. *Arthur Andersen & Co. v. Perry Equip. Corp.*, 945 S.W.2d 812, 818–19 (Tex. 1997). The statute under which the Defendants claim entitles them to attorneys' fees under as a result of their defense of Baron's DTPA claim allegedly brought in bad faith requires evidence of both rea-

sonableness and necessity.²⁰ TEX. BUS. & COM. CODE § 17.51(c). Likewise, if the Defendants were to be prevailing parties in their counterclaim for theft of services, they would have to prove their fees are both reasonable and necessary. *Id.* § 134.005(b).

The only evidentiary shortcuts that may be taken when proving attorneys' fees is when a successful claimant is entitled to recover "reasonable attorney's fees" Chapter 38 of the Texas Civil Practice and Remedies Code. See id. § 38.001 (omitting necessity element). While Chapter 38 allows for certain presumptions and in regards to reasonableness, the Defendants' summary judgment evidence fails to satisfy even these more relaxed standards. While the Court may take judicial notice of the "usual and customary attorney's fees and of the contents of the case file without receiving further evidence," the Defendants must still show evidence of the amount of he fees and claim an amount that is "usual and necessary." Id. §§ 38.003, 38.004 (judicial notice & presumptions of reasonableness of "usual and customary" fees). They have failed to do this. Therefore, the Court should not be allowed independently make this assessment, especially by summary judgment.

6. There is no summary judgment evidence tending to prove Defendants' entitlement to exemplary damages

The Defendants have filed no evidence showing they are entitled to an award of exemplary damages as related to any of their counterclaims for which exemplary damages is an available remedy. The Defendants have presented no evidence evidencing fraud, malice, or gross negli-

²⁰ It also requires a finding that the DTPA claim was "groundless in fact or law or brought in bad faith, or brought for the purposes of harassment." Tex. Bus. & Com. Code § 17.50(c). Asking the Court to imply such facts without any summary judgment evidence is improper.

gence. See TEX. CIV. PRAC. & REM. CODE § 41.003(a). Nor have they satisfied any showing with clear and convincing evidence. See id.

The real problem inherent with exemplary damages on summary judgment is the fact that the Court is required to engage in fact finding regarding what amount of exemplary damages, if any, would be proper. *See id.* § 41.011 ("In determining the amount of exemplary damages, the trier of fact shall consider evidence"). To assess an amount of exemplary damages, the Court cannot rely upon summary judgment evidence alone, but must exercise its own judgment as to:

- 1. the nature of the wrong;
- 2. the character of the conduct involved;
- 3. the degree of culpability of the wrongdoer;
- 4. the situation and sensibilities of the parties concerned;
- 5. the extent to which such conduct offends a public sense of justice and propriety; and
- 6. the net worth of the defendant.

Id.

E. The Court cannot grant summary judgment on Baron's claims for malicious prosecution or violations of the Texas Debt Collection Act

As shown above, the Defendants are not entitled to a summary judgment as to the other claims pled by Baron on the grounds of *res judicata* or collateral estoppel alone. Additionally, they are not entitled to a summary judgment for the reasons shown herein.

1. Malicious prosecution

The Defendants' assertion that Baron's claim for malicious prosecution simply ignores

Texas law, and the Court should therefore deny the Defendants' Motion.

In Paragraph 35 of their Motion, the Defendants cite a federal district court in Kansas and the New Hampshire Supreme Court for the proposition that Section 303(i) of the Bankruptcy Code preempts a state law claim for malicious prosecution. *Glannon v. Garrett & Assocs., Inc.*, 261 B.R. 259, 265 (D. Kan. 2001); *Mason v. Smith*, 672 A.2d 705, 706–07 (N.H. 1996). While the Defendants understandably would support the position of these courts, it is the exact opposite of the position taken by the Texas Supreme Court, where it held:

Congress did not specifically express an intent to preempt Fuqua's [malicious prosecution] claim, and it did not create a statutory scheme that impliedly requires as much. Allowing Fuqua's claim to proceed in Texas courts neither conflicts with the federal laws that were expressed, nor does it hinder the advancement of the policies embodied therein. Because Congress was silent on the matter, we see no reason to discontinue state law's historic function of providing common law remedies for misconduct in federal courts.

Graber v. Fuqua, 279 S.W.3d 608, 620 (Tex. 2009).

2. Texas Debt Collection Act

Similarly, the Defendants' assertion that Baron cannot maintain a cause of action for violations of the Texas Debt Collection Act ignores Texas law regarding who can be liable for such violations. "An actor is not excused from following the provisions of the [Texas Debt Collection] Act because the debt is owed directly to the actor. *Monroe v. Frank*, 936 S.W.2d 654, 659–60 (Tex.App.—Dallas 1996, writ dism'd w.o.j.) (suit against bail bondsman for under Texas Debt Collection Act as then codified under Tex. Rev. Civ. Stat. art. 5069-11.01).

Moreover, the Defendants cannot argue that just because any debt Baron may have is related to services they performed in the *Ondova* bankruptcy, that this is somehow a debt not covered by the Texas Debt Collection Act, which defines "consumer debt" as "an obligation, or an alleged obligation, primarily for personal, family, or household purposes." Tex. Fin. Code § 392.001(2) (emphasis added).

3. Deceptive Trade Practices Act

The Defendants are not entitled to summary judgment on Baron's DTPA claim. The Defendants' acts that do not involve he rendition of professional services and advice are subject to DTPA claims. *See Latham v. Castillo*, 972 S.W.2d 66, 68 n. 2 (Tex. 1998); *Retherford v. Castro*, 378 S.W.3d 29, 33 (Tex.App.—Waco 2012, pet. denied); *Head v. U.S. Inspect DFW, Inc.*, 159 S.W.3d 731, 738 & n. 4 (Tex.App.—Fort Worth 2005, no pet.). This is particularly true of the Defendants' acts in violation of the Texas Debt Collection Act, which provides for DTPA liability. Tex. Fin. Code § 392.404.

V.

Conclusion

As shown above, the Court should deny the Motion for Summary Judgment because:

- 1. The Defendants have failed to file competent summary judgment evidence, and the Court should not admit the same;
- 2. The Defendants cannot prevail show that Baron's claims are barred by *res judicata* or collateral estoppel, nor are the counterclaims entitled to a summary judgment on the same grounds; and
- 3. There is no summary judgment evidence even purporting to liquidate any amount of damages or attorneys' fees.

WHEREFORE, premises considered, Jeffrey Baron respectfully requests that the Court deny Defendants' First Amended Motion for Summary Judgment and grant him all such further relief which is just.

Respectfully Submitted,

PENDERGRAFT & SIMON, LLP 2777 Allen Parkway, Suite 800 Houston, TX 77019

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/s/ William P. Haddock
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Counsel for Jeff Baron

Certificate of Service

I hereby certify that a true and correct copy of the above Plaintiff's Response to Defendants' First Amended Motion for Summary Judgment has been served on the following counsel/parties of record in accordance with Tex. R. Civ. P. 21a and local rules for electronic filing and service on this 18th day of August 2014.

Gerrit M. Pronske Jason P. Kathman Melanie P. Goolsby Pronske Goolsby & Kathman, PC 2200 Ross Ave., Suite 5350 Dallas, TX 75201 Fax. 214-658-6509

/s/ William P. Haddock
William P. Haddock

Exhibit A

No. DC-10-11915

v. GERRIT M. PRONSKE, AND PRONSKE, GOOL MAN, P.C. f/k/a PRONSK	SBY & KATH-	<i>•••••••••••••••••••••••••••••••••••••</i>	IN THE DISTRICT COURT OF DALLAS COUNTY, TEXAS
P.C.,	Defendants.	§ §	193 RD JUDICIAL DISTRICT
	AFFIDAVIT O	F JEFF	REY BARON
STATE OF TEXAS	§ 8		
COUNTY OF DALLAS	§ §		

ON THIS DAY, BEFORE ME, THE UNDERSIGNED AUTHORITY, Jeffrey Baron personally appeared, and after I administered an oath to him, he stated upon his oath:

- My name is Jeffrey Baron. I am over the age of eighteen and have never been convicted of a felony or misdemeanor involving moral turpitude. I am the Plaintiff and Counter-Defendant in the lawsuit in which this Affidavit is offered as evidence.
- 2. Effective on or about August 31, 2009, Pronske, Goolsby & Kathman, P.C. f/k/a Pronske & Patel, P.C. ("PG&K") was retained to represent me in connection with matters related to the Ondova Limited Company in its bankruptcy case pending in the United States Bankrtupev Court for the Northern District of Texas. The terms of such engagement were negotiated among PG&K and myself, along with a third party, AsiaTrust Limited, which at the time was acting as the trustee of The Village Trust ("AsiaTrust"). The agreement, which was never reduced to writing, required all payments to PG&K to be made by or through AsiaTrust. Pronske and PG&K failed to prepare or execute a written engagement letter. No oral or written agreement exists between PG&K and I for the payment of PG&K's fees and expenses. PG&K's engagement required the firm to represent my interests in the Ondova Chapter 11 Case, and file, prosecute and confirm a Creditor's Plan of Reorganization and provide all bankruptcy related legal work necessary to effectuate the emergence of Ondova from bankruptcy and returned back to my control. Pronske and PG&K never followed through on these tasks.

- 3. PG&K and Pronske never looked to me for payments of the Firm's fees for services rendered and expenses incurred, until just before he suddenly abandoned my case and took legal action against me. Pronske informed me and AsiaTrust that the fee for the representation to accomplish my goals would be \$75,000.00, and told me and AsiaTrust that he required all fees for this engagement to be paid up front. Before commencing the representation, AsiaTrust caused \$75,000.00 to be deposited with PG&K to cover the legal fees and expenses for the representation.
- 4. Pronske and PG&K commenced the representation, but failed to prepare an engagement letter setting forth the terms of the engagement. Pronske and PG&K also failed to prepare any progress billing statements to Baron for over 10 months indicating that the fee paid was not a flat fee.
- 5. Until July 2010, I believed that PG&K's fee for such services rendered would be \$75,000, and that no additional fees would be incurred unless PG&K undertook additional matters for me, before which time a modified fee arrangement would be negotiated among PG&K, AsiaTrust and me prior to Pronske or PG&K undertaking such matters.
- 6. Pronske and PG&K did not prepare any progress billing statements for over 10 months. To my knowledge, Pronske and PG&K never provided AsiaTrust with any analysis of the transactions in his trust account where the \$75,000 was allegedly deposited. I certainly never received any evidence of same, except for a statement prepared by Pronske some 10 months later..
- 7. During the first six months of the representation, Pronske, as the attorney in charge, failed to perform the essential task for which PG&K was engaged—to prepare, file and seek confirmation of a plan of reorganization for *Ondova*, so that *Ondova* could successfully emerge from Chapter 11 bankruptcy. At that time I and AsiaTrust had the funds available to successfully confirm a plan of reorganization.
- 8. In February 2010, having failed to seized the opportunity to file, prosecute and confirm a plan of reorganization sponsored by me, Pronske, having compromised his my legal position by his inaction, was forced to negotiate a global settlement agreement with all parties.
- 9. During the July 22, 2010 hearing before Judge Jernigan, Pronske, still representing me, left the court room in the middle of the proceeding and failed to return. In Pronske's absence, Judge Jernigan issued three orders commanding my compliance—creating exigent circumstances for me—requiring me to provide two affidavits by July 27, 2010, regarding my hospitalization on July 22, 2010, and regarding certain complex disputed facts regarding a trust, and requiring me to execute by July 28, 2010, an extraordinarily complex settlement agreement consisting of approximately 140 pages and millions of dollars of interests at stake.

- 10. I desperately needed Pronske's services to enable me to comply with these Orders, which included drafting, reviewing documents as well as negotiating the final form of affidavits and settlement agreements.
- 11. The following day, July 23, 2010, Pronske and PG&K sent an invoice to me (the very first invoice ever provided by PG&K during the engagement) in the amount of \$292,452.70, demanding immediate payment from me, notwithstanding that PG&K had agreed to look to AsiaTrust for payment. I was shocked. I promptly called Pronske by phone to discuss the Orders and the invoice. During that conversation, Pronske's demeanor was incredibly hostile and uncompromising. He demanded immediate payment of a substantial portion of PG&K's invoice and threatened that "there would be dire consequences" if I did not meet his inflexible demand "within the next few days."
- 12. On or about July 27, 2010, I had another telephone conversation with Pronske in which I explained that he wished to have an amicable resolution of the invoice sent by PG&K, and attempted to convince Pronske to assist me in fulfilling the obligations imposed by Judge Jernigan relating to the three orders. Pronske again rebuffed my requests and attempted reconciliation during this call and adamantly repeated his demand for immediate payment and threats of imminent harm, declaring in an uncompromising and hostile manner that he would refuse to have any further discussions with me (despite the exigent circumstances presented by the Court's orders), he stated that PG&K's demand for immediate payment was non-negotiable, and a precondition to the firm doing any further representation.
- 13. A few hours after the July 27 phone conversation, Pronske sent an email notification to me (two business days after sending his invoice and demanding payment), informing me that PG&K was abandoning me and refusing all representation effective immediately. *Exhibit L* is a true and correct copy of the e-mail taht Pronske sent to me. Pronske's notice came hours before I was required to effectuate compliance with the orders imposed on me by Judge Jernigan. I was harmed and his position was severely compromised by Pronske's conduct.
- 14. However, despite ceasing all representation, Pronske refused to notify Judge Jernigan or opposing counsel that PG&K was no longer representing me and was not assisting him in any way to comply with the orders. *Exhibit M* is a true and correct copy of an e-mail that was copied to me where Pronske notified opposing counsel, on August 25, 2010, that he was no longer representing me. Pronske and PG&K's actions left me in an extremely compromised position with Judge Jernigan, who was left with the misimpression that Pronske and his firm were still representing me and assisting him to comply with its Orders.
- 15. In an attempt to halt the burgeoning problems that Pronske and his firm's abandonment was causing, I scrambled to find replacement counsel to substitute into the case. Upon beginning work on the case, my replacement counsel requested that Pronske provide me with the firm's client files and requested that Pronske

notify the Bankruptcy Court of the substitution so that a transition could occur quickly. Instead of cooperating with my replacement counsel, Pronske's response was to refuse to turnover my client files and refuse to agree to a substitution of counsel prior to PG&K being paid in accordance with Pronske's demands.

- 16. In representing me, Pronske negotiated the Global Settlement Agreement which included substituting trustees for the Village Trust.. Pronske recommended and identified an "offshore" trustee to me, negotiated the terms of the agreement and disclosed same to Judge Jernigan in detail. Pronske was well aware of the difficulty I was having finding a replacement for the Trustee of The Village Trust, and he so advised Judge Jernigan on more than one occasion of such difficulties and in Pronske's participation in the same.
- 17. Instead of agreeing to substitute counsel, on September 7, 2010, Pronske, on behalf of PG&K, filed an "emergency motion to withdraw" as my counsel. PG&K then filed an Emergency Motion for Expedited Hearing in which he and accused me of preparing to move assets beyond the court's jurisdiction and engaging in otherwise unlawful conduct. Yet, the "unlawful activities" alleged by Pronske and PG&K were performed under the supervision, direction and participation of Mr. Pronske, himself, as he described to the Court only a few months prior.

SIGNED this 18th day of August 2014.

Jeffrey Baron

SUBSCRIBED AND SWORN TO BEFORE ME by Jeffrey Baron on this 18^{th} day of August 2014.

Notary Public, State of Texas

Parmath linging

My commission expires

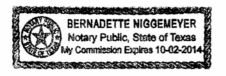


Exhibit B

No. DC-10-11915

JEFF BARON, Plaintiff	§ §	IN THE DISTRICT COURT
v. GERRIT M. PRONSKE, Individual AND PRONSKE, GOOLSBY &	§	OF DALLAS COUNTY, TEXAS
KATHMAN, P.C. f/k/a PRONSKE PATEL, P.C., Defenda	§	193 RD JUDICIAL DISTRICT

DECLARATION OF WILLIAM P. HADDOCK1

STATE OF TEXAS §
COUNTY OF HARRIS §

- I, William P. Haddock, hereby declare under penalty of perjury the following:
 - 1. My name is William P. Haddock. I am over the age of 18 and have never been convicted of a felony or misdemeanor involving moral turpitude. I am a duly licensed attorney in good standing who is licensed to practice before the Supreme Court of Texas and all lower Courts of the State of Texas.
 - 2. Attached as Exhibits C, E, and J to Plaintiff's Response to Defendants' First Amended Motion for Summary Judgment are docket sheets from:
 - a. Baron v. Pronske, Adversary Proceeding 10-03281, United States Bankruptcy Court, Northern District of Texas, Dallas Division
 - b. In re Ondova Limited Company, Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
 - c. Netsphere, Inc. v. Baron, Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division

¹ See TEX. CIV. PRAC. & REM. CODE § 132.001 (allowing a unsworn declaration in lieu of an affidavit or verification required by statute or rule).

These docket sheets are true and correct copies of information obtainable from the United States District Court's and United States Bankruptcy Court's electronic database, PACER—Public Access to Court Electronic Records. This database is available to the public by subscription.

- 3. Attached as Exhibits F, G, and K to Plaintiff's Response to Defendants' First Amended Motion for Summary Judgment are true and correct copies of motions and orders from:
 - a. In re Ondova Limited Company, Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
 - b. Netsphere, Inc. v. Baron, Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division

These documents are true and correct copies of the same documents obtainable from the United States District Court's and United States Bankruptcy Court's electronic database, PACER.

- 4. Attached as Exhibits D, H, and I to Plaintiff's Response to Defendants' First Amended Motion for Summary Judgment are true and correct copies of transcripts of hearings held in:
 - a. Baron v. Pronske, Adversary Proceeding 10-03281, United States Bankruptcy Court, Northern District of Texas, Dallas Division
 - b. In re Ondova Limited Company, Bankruptcy No. 09-34784, United States Bankruptcy Court, Northern District of Texas, Dallas Division
- 5. Attached as Exhibits N, O, P and Q to Plaintiff's Response to Defendants' First Amended Motion for Summary Judgment are true and correct copies of findings of fact, orders, and other documents signed by Judge Royal Furgeson in Netsphere, Inc. v. Baron, Civil Action 3:09-cv-00988-L, United States District Court, Northern District of Texas, Dallas Division. These documents are true and correct copies of the same documents obtainable from the United States District Court's and United States Bankruptcy Court's electronic database, PACER. Moreover, these documents are part of the Record on Appeal in Schurig v. Baron, No. 14-10092 in the United States Court of Appeals for the Fifth Circuit.

My name is William P. Haddock; my date of birth is May 28, 1969; and my address is 2777 Allen Parkway, Suite 800, Houston, Texas 77019. I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED IN HARRIS COUNTY, STATE OF TEXAS on the 18th day of August 2014.

William P. Haddock

Declarant

Exhibit C

U.S. Bankruptcy Court Northern District of Texas (Dallas) Adversary Proceeding #: 10-03281-sgj

Assigned to: Stacey G. Jernigan

Lead BK Case: <u>09-34784</u>

Lead BK Title: Ondova Limited Company

Lead BK Chapter: 11

Demand:

Nature[s] of Suit: 01 Determination of removed claim or cause

Plaintiff

Jeff Baron

represented by Stanley D. Broome

Date Filed: 09/15/10

The Broome Law Firm, PLLC 105 Decker Court Suite 850 Irving, TX 75062 (214)574-7500

Date Removed From State: 09/15/10

Fax: (214)574-7501

Email: sbroome@broomelegal.com
TERMINATED: 07/11/2011

Leonard H. Simon

Pendergraft & Simon L.L.P. The Riviana Building, Suite 800 2777 Allen Parkway Houston, TX 77019 713-528-8555

Fax: 832-202-2810

Email: <u>lsimon@pendergraftsimon.com</u>

V.

Defendant

Gerrit M. Pronske, P.C.

represented by Melanie Pearce Goolsby

Pronske Goolsby & Kathman, P.C. 2200 Ross Avenue, Suite 5350 Dallas, TX 75201

Dallas, 1X /5201 214-658-6500

Fax: 214-658-6509

Email: mgoolsby@pgkpc.com

Rakhee V. Patel

Shackelford, Melton & McKinley LLP

3333 Lee Parkway Tenth Floor Dallas, TX 75219 214-780-1400

Fax: 214-780-1401

Email: rpatel@shacklaw.net

Gerrit M. Pronske

Pronske Goolsby & Kathman, P.C. 2200 Ross Avenue Suite 5350 Dallas, TX 75201 (214) 658-6500

Fax: 214-658-6509

Email: gpronske@pgkpc.com

Christina Walton Stephenson

Shackelford, Melton & McKinley, LLP 3333 Lee Parkway 10th Floor Dallas, TX 75219 2147801400

Fax: 2147801401

Email: cstephenson@shacklaw.net

Defendant

Pronske & Patel, P.C. 2200 Ross Ave. Ste. 5350 Dallas, TX 75201 (214) 658-6500

represented by Melanie Pearce Goolsby

(See above for address)

Rakhee V. Patel

(See above for address)

Gerrit M. Pronske

(See above for address)

Christina Walton Stephenson

(See above for address)

Counter-Defendant

Jeff Baron

represented by **Jeff Baron** PRO SE

Stanley D. Broome

The Broome Law Firm, PLLC 105 Decker Court Suite 850

Irving, TX 75062 (214)574-7500

Fax: (214)574-7501

Email: sbroome@broomelegal.com TERMINATED: 07/11/2011

3rd Party Plaintiff

Gerrit M. Pronske, P.C.

represented by Melanie Pearce Goolsby

(See above for address)

Gerrit M. Pronske (See above for address)

Christina Walton Stephenson

(See above for address)

3rd Party Plaintiff

Pronske & Patel, P.C. 2200 Ross Ave. Ste. 5350 Dallas, TX 75201 (214) 658-6500

represented by Melanie Pearce Goolsby

(See above for address)

Gerrit M. Pronske (See above for address)

Christina Walton Stephenson

(See above for address)

V.

3rd Pty Defendant

The Village Trust

c/0 Adrian Taylor Asiaciti Trust Pacific, Ltd.

Level 2, BCI House

Rarotonga

Cook Islands

Filing Date	Docket Text		
09/15/2010	1 (4 pgs) Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C Fee Amount \$250. Nature(s) of suit: 01 (Determination of removed claim or cause). (Patel, Rakhee)		
	Receipt of filing fee for Complaint(10-03281-sgj) [cmp,cmp] (250.00). Receipt		

/30/2014 09/15/2010	number 12462138, amount \$ 250.00. (U.S. Treasury)		
09/15/2010	2 (2 pgs) Adversary proceeding cover sheet without signature filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C. (RE: related document(s)1 Complaint). (Patel, Rakhee) Modified text on 9/16/2010 (Jones, A.).		
09/15/2010	3 (23 pgs) State court pleading: Original petition filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C (Patel, Rakhee)		
09/16/2010	4 (2 pgs) Adversary proceeding cover sheet filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C. (RE: related document(s)1 Complaint). (Patel, Rakhee)		
09/27/2010	5 (15 pgs) Answer to complaint, Counterclaim by Gerrit M. Pronske, P.C., Pronske & Patel, P.C. against Jeff Baron, Third-Party complaint by Gerrit M. Pronske, P.C., Pronske & Patel, P.C. against The Village Trust. filed by Gerrit M. Pronske, P.C., Pronske & Patel, P.C (Pronske, Gerrit)		
09/30/2010	6 (2 pgs) Notice <i>of Status Conference</i> filed by Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C (Patel, Rakhee)		
09/30/2010	7 (2 pgs) Notice of hearing filed by Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C Status Conference to be held on 10/27/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm for #1 complaint. (Patel, Rakhee) Modified on 10/1/2010 to create link to related document (Ward, J).		
10/05/2010	8 (3 pgs) Certificate of service re: Notice of Status Conference filed by Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C. (RE: related document(s)7 Notice of hearing). (Pronske, Gerrit)		
10/15/2010	9 (3 pgs) Motion for remand <i>and Motion to Strike</i> filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron (Broome, Stanley)		
10/15/2010	10 (31 pgs) Brief in support filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron (RE: related document(s) Motion for remand and Motion to Strike). (Broome, Stanley)		
10/15/2010	11 (12 pgs; 4 docs) Support/supplemental document <i>Appendix</i> filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron (RE: related document(s) Motion for remand <i>and Motion to Strike</i>). (Attachments: 1 Exhibit Exhibit 1 to Appendix Exhibit 2 to Appendix Exhibit Exhibit 3 to Appendix) (Broome, Stanley)		
10/15/2010	Proposed order regarding Motion to Remand <i>and Motion to Strike</i> (RE: related document(s) <u>9</u> Motion for remand <i>and Motion to Strike</i> filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron). Document uploaded on 10/15/2010 (Ref-ID: 1286311015373_2840). (Broome, Stanley)		
	12 (2 pgs) Notice of hearing filed by Plaintiff Jeff Baron, Counter-Defendant Jeff Baron (RE: related document(s)9 Motion for remand filed by Counter-Defendant Jeff		

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/21/2010	Baron, Plaintiff Jeff Baron, 10 Brief filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron, 11 Support/supplemental document filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron). Hearing to be held on 12/1/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 11 and for 10 and for 9, (Broome, Stanley)
10/27/2010	Status conference held on 10/27/2010. (RE: related document(s)1 Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C.) Appearances: G. Pronske for himself and his firm; S. Broome for J. Baron. Nonevidentiary hearing. Announcement that parties are discussing mediation (before global mediation of attorneys fees issues). Court ruled it will enter order: (a) abating adversary proceeding until at least middle of December; (b) set another status conference in or shortly after the middle of December; (c) continue the 11/29/10 hearing on Mr. Pronskes Section 503(b) application in the Ondova case (and objection the deadline relating thereto) and also continue the 12/1/10 hearing on the motion for remand of J. Baron in this Adv. Proc., with these matters to be rescheduled as necessary at the next status conference. Court to issue order reflecting this ruling. (Harden, D.) (Entered: 11/04/2010)
11/03/2010	13 (2 pgs) Order Abating Adversary Proceeding and Setting Status Conference. Entered on 11/3/2010 (RE: related document(s)1 Complaint). Status Conference to be held on 12/16/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
11/05/2010	14 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)13 Order Abating Adversary Proceeding and Setting Status Conference. Entered on 11/3/2010 (RE: related document(s)1 Complaint). Status Conference to be held on 12/16/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 1. Service Date 11/05/2010. (Admin.) (Entered: 11/06/2010)
11/23/2010	15 (4 pgs) Motion to withdraw as attorney (Stan Broome) filed by Plaintiff Jeff Baron, Counter-Defendant Jeff Baron (Broome, Stanley)
11/23/2010	Proposed order regarding Motion to Withdraw (RE: related document(s) <u>15</u> Motion to withdraw as attorney). Document uploaded on 11/23/2010 (Ref-ID: 1288986969630_4132). (Broome, Stanley)
11/24/2010	16 (4 pgs) Motion for leave <i>Agreed Motion to Mediate</i> Filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit M. Pronske, P.C., Pronske & Patel, P.C. (Stephenson, Christina)
11/24/2010	Proposed order regarding Agreed Order to Mediate (RE: related document(s) <u>16</u> Motion for leave <i>Agreed Motion to Mediate</i> Filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit M. Pronske, P.C., Pronske & Patel, P.C.). Document uploaded on 11/24/2010 (Ref-ID: 1288986969630_4294). (Stephenson, Christina)
	Hearing held on 12/16/2010. (RE: related document(s)1 Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C Fee Amount \$250. Nature(s) of suit: 01 (Determination of removed claim or cause).) Appearances: R. Urbanik for Trustee; B. Golden for Receiver; G. Pronske for himself;

12/16/2010	S. Broome (telephonically), for himself and with a pending motion to withdraw for J. Baron. Nonevidentiary hearing. Court heard reports, particularly with regard to Receiver developments. Court will continue with abatement of this matter and the Section 503 substantial contribution claims in the underlying case until at least lefting of the stay under the Receivership Order. Court to hold a status conference on 1/25/11. Mr. Urbanik to upload order. (Harden, D.) (Entered: 12/17/2010)		
12/16/2010	17 Status conference continued (RE: related document(s) <u>1</u> Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C.) Status Conference to be held on 1/25/2011 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Harden, D.) (Entered: 12/17/2010)		
12/20/2010	Proposed order regarding Scheduling Order (RE: related document(s)1 Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C Fee Amount \$250. Nature). Document uploaded on 12/20/2010 (Ref-ID: 1291646361376_4241). (Urbanik, Raymond)		
12/23/2010	18 (3 pgs) Order setting a status conference hearing Entered on 12/23/2010 (RE: related document(s)1 Complaint filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron, 9 Motion for remand and motion to strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron). Status Conference to be held on 1/25/2011 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Simpson, B)		
12/25/2010	19 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)18 Order setting a status conference hearing Entered on 12/23/2010 (RE: related document(s)1 Complaint filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron, Plaintiff Jeff Baron). Status Conference to be held on 1/25/2011 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 1. Service Date 12/25/2010. (Admin.)		
01/06/2011	20 (2 pgs) Order resetting status conference hearing Entered on 1/6/2011 (RE: related document(s)9 Motion for remand and motion to strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron). Status Conference to be held on 1/31/2011 at 09:30 AM. (Simpson, B)		
01/08/2011	21 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)20 Order resetting status conference hearing Entered on 1/6/2011 (RE: related document(s)9 Motion for remand and motion to strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron). Status Conference to be held on 1/31/2011 at 09:30 AM.) No. of Notices: 1. Service Date 01/08/2011. (Admin.)		
	23 Status Conference held on 1/31/2011., Status Conference continued (RE: related document(s)1 Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C Nature(s) of suit: 01 (Determination of removed claim or cause). filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for		

5/30/2014	U.S. Bankruptey Court - Northern District of Texas
01/31/2011	Manilla. Nonevidentiary hearing. Court heard status report from various parties. Matter continued to 4/4/11 at 11:30 am. Status Conference to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm. (Womack, Jennifer) (Entered: 02/08/2011)
01/31/2011	24 Status Conference held on 1/31/2011., Status Conference continued (RE: related document(s)9 Motion for remand and Motion to Strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for Manilla. Nonevidentiary hearing. Court heard status report from various parties. Matter continued to 4/4/11 at 11:30 am. Status Conference to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm. (Womack, Jennifer) (Entered: 02/08/2011)
02/07/2011	22 (1 pg) Order Continuing Hearings. Entered on 2/7/2011 (RE: related document(s)1 Complaint, 9 Motion for Remand and Motion to Strike Notice of Removal). Status Conference reset and to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
02/09/2011	25 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)22 Order Continuing Hearings. Entered on 2/7/2011 (RE: related document(s)1 Complaint, 9 Motion for Remand and Motion to Strike Notice of Removal). Status Conference reset and to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 1. Service Date 02/09/2011. (Admin.)
04/04/2011	Status Conference held on 4/4/2011. (RE: related document(s) Motion for remand and Motion to Strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman (Ondova estate); B. Golden for Receiver P. Vogel; Receiver P. Vogel (over J. Baron); M. Keen for Powers Taylor; R. Patel for Pronske Patel; E. Taube (telephonically) for Hohmann, Taube & Summers, L.L.P.; M. Thomas for J. Baron; S. Broome for J. Baron in AP # 10-3281), subject to pending motion to withdraw; G. Lyons, another counsel for J. Baron, subject to pending motion to withdraw. Court heard reports regarding receivership action, attorneys fees issues, and pending matters in Ondova case. Court will continue with abatement of adversary proceeding for another 90 days. Court to issue order. (Womack, Jennifer) (Entered: 04/05/2011)
04/06/2011	26 (2 pgs) Order Abating Adversary and Setting Status Conference hearing Entered on 4/6/2011 (RE: related document(s) Motion for remand and motion to strike filed by Plaintiff Jeff Baron). Status Conference to be held on 7/11/2011 at 02:30 PM at Dallas Judge Jernigan Ctrm. (Simpson, B)
04/08/2011	27 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)26 Order Abating Adversary and Setting Status Conference hearing Entered on 4/6/2011 (RE: related document(s)9 Motion for remand and motion to strike filed by Plaintiff Jeff Baron). Status Conference to be held on 7/11/2011 at 02:30 PM at Dallas Judge Jernigan Ctrm.) No. of Notices: 0. Service Date 04/08/2011. (Admin.)

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
07/11/2011	28 (2 pgs) Order granting motion of Stanley D. Broome to withdraw as attorney (related document # 15). Entered on 7/11/2011. (Moroles, D.)
07/11/2011	29 (2 pgs) Notice to service order (RE: related document(s)28 Order granting motion of Stanley D. Broome to withdraw as attorney (related document # 15). Entered on 7/11/2011.) (Moroles, D.)
07/11/2011	Status conference held on 7/11/2011. (RE: related document(s) Motion for remand and Motion to Strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron) Appearances: R. Urbanik for Trustee; B. Golden for Receiver Vogel; Receiver Vogel; S. Broome for himself and subject to a motion to withdraw as counsel to Jeff Baron; G. Pronske for himself; E. Taube (telephonically) for his law firm and Shurig law firm. Nonevidentiary hearing. Court heard status reports. Court will set another status conference in approximately 90 days, in light of delays in receivership and overlapping issues it has in Ondova case. Mr. Urbanik should coordinate next setting with CRD. (Harden, D.) (Entered: 07/12/2011)
07/12/2011	30 (2 pgs) Notice of hearing <i>Notice of Continued Hearing</i> filed by Interested Party Daniel J. Sherman, Trustee (RE: related document(s)9 Motion for remand filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron). Hearing to be held on 10/13/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 9 and for 9, (Urbanik, Raymond)
07/13/2011	31 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)28 Order granting motion of Stanley D. Broome to withdraw as attorney (related document # 15). Entered on 7/11/2011.) No. of Notices: 0. Service Date 07/13/2011. (Admin.)
07/13/2011	32 (3 pgs) BNC certificate of mailing. (RE: related document(s)29 Notice to service order (RE: related document(s)28 Order granting motion of Stanley D. Broome to withdraw as attorney (related document # 15). Entered on 7/11/2011.)) No. of Notices: 1. Service Date 07/13/2011. (Admin.)
10/13/2011	Hearing held on 10/13/2011. (RE: related document(s)9 Status conference re: Motion for Remand and Motion to Strike Notice of Removal filed byCounter-Defendant Jeff Baron, Plaintiff Jeff Baron) Appearances: R. Urbanik for Chapter 11 Trustee; P. Loh for Baron Receiver; G. Pronske for Pronske Patel firm; M. Taylor for Powers Taylor firm; E. Taube for West firm and Hohmann Taube firm. Nonevidentiary hearing. Court heard reports about continued pendency of Fifth Circuit appeals and inactivity in District Court Receivership Action in light of Fifth Circuit appeals. Court to set another status conference in approximately 90 days (Mr. Urbanik to contact CRD for setting). Mr. Pronske announced he may file a motion for scheduling order and seek to move to dismiss claims in this action (court announced it would consider such a motion on NNL). (Garrison, Krystyl)
11/08/2011	33 (8 pgs; 2 docs) Motion for leave <i>Motion to Enter Scheduling Order</i> filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit M. Pronske, P.C., Pronske & Patel, P.C. Objections due by 12/2/2011. (Attachments: # 1 Exhibit A) (Pronske, Gerrit)
	34 (143 pgs; 7 docs) Response opposed to (related document(s): 33 Motion for leave

0/30/2014 	U.S. Bankrupicy Court - Northern District of Texas
11/30/2011	Motion to Enter Scheduling Order filed by 3rd Party Plaintiff Gerrit M. Pronske, P.C., Defendant Gerrit M. Pronske, P.C., 3rd Party Plaintiff Pronske & Patel, P.C., Defendant Pronske & Patel, P.C.) filed by Other Professional Peter S. Vogel. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F) (Ruckman, Deirdre)
12/02/2011	35 (3 pgs) Notice of hearing & Status Conference filed by 3rd Party Plaintiff Gerrit M. Pronske, P.C., Defendant Pronske & Patel, P.C. (RE: related document(s)33 Motion for leave Motion to Enter Scheduling Order filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit M. Pronske, P.C., Pronske & Patel, P.C. Objections due by 12/2/2011. (Attachments: # 1 Exhibit A)). Hearing to be held on 1/9/2012 at 02:30 PM Dallas Judge Jernigan Ctrm for 33, (Pronske, Gerrit)
01/09/2012	Hearing held on 1/9/2012. (RE: related document(s)33 Motion to Enter Scheduling Order filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel,P.C.) Appearances: G. Pronske for Defendant; P. Loh for Receiver P. Vogel (w/ P. Vogel); R. Urbanik for Trustee D. Sherman. Nonevidentiary hearing. Motion denied. Court will continue with abatement of this adversary proceeding indefinitely, in light of District Court Stay Order, but this is without prejudice to any partys motion to move forward in adversary proceeding if District Court lifts stay. Court will set another statu conference in approximately 90 days if there is no activity sooner. (Garrison, Krystyl)
01/09/2012	Hearing held on 1/9/2012. (RE: related document(s)1 Status conference) Appearances: G. Pronske for Defendant; P. Loh for Receiver P. Vogel (w/ P. Vogel); R. Urbanik for Trustee D. Sherman. Nonevidentiary hearing. Court heard status reports. Court will continue with abatement of this adversary proceeding indefinitely, in light of District Court Stay Order, but this is without prejudice to any partys motion to move forward in adversary proceeding if District Court lifts stay. Court will set another statu conference in approximately 90 days if there is no activity sooner. (Garrison, Krystyl)
03/13/2014	36 (7 pgs) Motion for leave (<i>Defendants' Emergency Motion to Lift Abatement</i>) filed by Pronske Goolsby & Kathman, P.C., Gerrit Pronske Objections due by 4/7/2014. (Pronske, Gerrit)
03/13/2014	37 (5 pgs) Motion for expedited hearing(related documents 36 Motion for leave) Motion for Emergency Hearing filed by Defendant Gerrit M. Pronske, P.C., Creditor Pronske Goolsby & Kathman, P.C. (Pronske, Gerrit)
03/13/2014	38 (19 pgs; 2 docs) Application for writ of garnishment filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit Pronske, Pronske Goolsby & Kathman, P.C. (Attachments: # 1 Exhibit A) (Pronske, Gerrit)
03/14/2014	39 (2 pgs) Order denying motion for expedited hearing (Related Doc# 37 Expedited hearing and #36 Defendants' Emergency Motion to Lift Abatement) Entered on 3/14/2014. (Mathews, M.)
	40 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)39 Order denying motion for expedited hearing (Related Doc37 Expedited hearing and #36

03/16/2014	U.S. Bankruptcy Court - Northern District of Texas Defendants' Emergency Motion to Lift Abatement) Entered on 3/14/2014. (Mathews, M.)) No. of Notices: 0. Notice Date 03/16/2014. (Admin.)
03/27/2014	41 (3 pgs) Order Setting hearing on motions and setting general status conference. Entered on 3/27/2014 (RE: related document(s)1 Complaint filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron, 9 Motion for remand filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron, 36 Motion for leave filed by Creditor Pronske Goolsby & Kathman, P.C., Creditor Gerrit Pronske, 38 Application for writ of garnishment filed by 3rd Party Plaintiff Gerrit M. Pronske, P.C., Defendant Gerrit M. Pronske, P.C., 3rd Party Plaintiff Pronske & Patel, P.C., Defendant Pronske & Patel, P.C., Creditor Pronske Goolsby & Kathman, P.C., Creditor Gerrit Pronske). Hearing to be held on 4/28/2014 at 01:30 PM Dallas Judge Jernigan Ctrm for 38 and for 1 and for 36 and for 9, (Blanco, J.) Modified TEXT on 3/27/2014 (Blanco, J.).
03/29/2014	42 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)41 Order Setting hearing on motions and setting general status conference. Entered on 3/27/2014 (RE: related document(s)1 Complaint filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron, 9 Motion for remand filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron, 36 Motion for leave filed by Creditor Pronske Goolsby & Kathman, P.C., Creditor Gerrit Pronske, 38 Application for writ of garnishment filed by 3rd Party Plaintiff Gerrit M. Pronske, P.C., Defendant Gerrit M. Pronske, P.C., 3rd Party Plaintiff Pronske & Patel, P.C., Creditor Pronske Goolsby & Kathman, P.C., Creditor Gerrit Pronske). Hearing to be held on 4/28/2014 at 01:30 PM Dallas Judge Jernigan Ctrm for 38 and for 1 and for 36 and for 9, (Blanco, J.) Modified TEXT on 3/27/2014 (Blanco, J.).) No. of Notices: 0. Notice Date 03/29/2014. (Admin.)
04/07/2014	43 (2 pgs) Plaintiff's Verified Objection to (related document(s): 38 Application for writ of garnishment filed by 3rd Party Plaintiff Gerrit M. Pronske, P.C., Defendant Gerrit M. Pronske, P.C., 3rd Party Plaintiff Pronske & Patel, P.C., Defendant Pronske & Patel, P.C., Creditor Pronske Goolsby & Kathman, P.C., Creditor Gerrit Pronske) filed by Plaintiff Jeff Baron . (Brown, D.)
04/08/2014	44 (2 pgs) Withdrawal filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Creditor Pronske Goolsby & Kathman, P.C. (RE: related document(s)36 Motion for leave (<i>Defendants' Emergency Motion to Lift Abatement</i>)). (Goolsby, Melanie)
04/08/2014	45 (2 pgs) Withdrawal filed by Defendants Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Gerrit M. Pronske, P.C., Pronske & Patel, P.C., Creditor Pronske Goolsby & Kathman, P.C. (RE: related document(s)38 Application for writ of garnishment). (Goolsby, Melanie)
04/28/2014	46 (2 pgs) Notice of Appearance and Request for Notice on Behalf of Jeffrey Baron by Leonard H. Simon filed by Plaintiff Jeff Baron. (Simon, Leonard)
	Hearing held on 4/28/2014. (RE: related document(s) Motion for remand and Motion to Strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron) Appearances: G. Pronske and M.

/30/2014	U.S. Bankruptcy Court - Northern District of Texas			
04/28/2014	Goolsby for Defendants; L. Simon for Plaintiff (pursuant to a Notice of Appearance filed approximately 1:00 am on 4/28/14; it was represented that Mr. Baron was ill and would not attend hearing). Motion granted, for reasons stated on the record. Mr. Simon instructed to submit Order remanding action to state court. (Harden, D.)			
04/28/2014	Status conference held on 4/28/2014. (RE: related document(s)1 Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C Fee Amount \$250. Nature(s) of suit: 01 (Determination of removed claim or cause). filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron) Appearances: G. Pronske and M. Goolsby for Defendants; L. Simon for Plaintiff (pursuant to a Notice of Appearance filed approximately 1:00 am on 4/28/14; it was represented that Mr. Baron was ill and would not attend hearing). Court will remand action, for reasons stated on the record. Mr. Simon instructed to submit Order remanding action to state court. (Harden, D.)			
05/05/2014	47 (2 pgs) Order granting motion for remand case back to the 193rd Judicial District Court, Dallas County, Texas (related document # 9) Entered on 5/5/2014. (Moroles, D.)			
05/07/2014	48 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)47 Order granting motion for remand case back to the 193rd Judicial District Court, Dallas County, Texas (related document 9) Entered on 5/5/2014. (Moroles, D.)) No. of Notices: 1. Notice Date 05/07/2014. (Admin.)			
05/21/2014	49 (1 pg) Notice of remand (Bibbs, P.)			
06/18/2014	50 Request for transcript (ruling only) regarding a hearing held on 4/28/2014. The requested turn-around time is 7-day expedited (Baird, Dennis)			
06/23/2014	51 Request for transcript (ENTIRE HEARING) regarding a hearing held on 4/28/2014. The requested turn-around time is daily (Harden, D.)			

PACER Service Center			
Transaction Receipt			
06/30/2014 19:17:34			
PACER Login:	pe0710	Client Code:	baron
Description:	Docket Report	Criteria:	10-03281-sgj Fil or Ent: filed From: 1/1/2010 To: 6/30/2014 Doc From: 0 Doc To: 99999999 Term: included Headers: included Format: html Page counts for documents: included
Billable Pages:	9	Cost:	0.90

Exhibit D

1 UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS 2 DALLAS DIVISION 3 4 : CASE NO. 09-34784 IN RE: : Chapter 11 ONDOVA LIMITED COMPANY 5 6 JEFF BARON 7 Plaintiff : ADV. PROC. NO. 10-03281 VS 8 GERRIT M. PRONSKE, P.C., ET AL Defendants : 28 April 2014 9 10 11 12 Excerpted transcript from proceeding regarding (9) Motion for remand and Motion to Strike filed by Counter-Defendant Jeff Baron, Plaintiff Jeff Baron filed by Counter-Defendant Jeff 13 Baron, Plaintiff Jeff Baron 14 Before the Honorable Stacey G. Jernigan United States Bankruptcy Judge 15 16 17 28 APRIL 2014 18 19 20 2.1 22 23 Transcribed by: Richard Simpson 1120 Hallmark Dr. 24 Shreveport, LA 71118 318-688-1860 25 Proceedings recorded by electronic sound recording; transcript produced by transcription service.

1		A-P-P-E-A-R-A-N-C-E-S
2		
3	For Jeff Baron	: LEONARD H. SIMON (via phone)
4		: Pendergraft & Simon : The Riviana Building, #800
5		: 2777 Allen Parkway : Houston, TX 77019
6		
7	For Defendant	: GERRIT M. PRONSKE
8		: Melanie Goolsby: Pronske, Goolsby & Kathman, PC: 2200 Ross Ave., Suite 5350
9		: Dallas, TX 75201
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EXCERPT 28 APRIL 2014, 2:00:07 to 2:04:03 P.M.

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THE COURT: All right. Well here will be the ruling of the Court.

The Court is going to grant the motion for remand. is docket entry number 9 in the adversary proceeding. The Court finds good cause at this juncture of the adversary proceeding to grant the motion. The cause being that circumstances have significantly changed since the adversary proceeding was removed, or since the action was removed, such that subject matter jurisdiction is now questionable, if not nonexistent with regard to relatedness to the Ondova bankruptcy Specifically, the Court has allowed the substantial case. contribution claim in this case and the Court is not convinced that the fact there might be credit on it if there are payments by Jeff Baron on counterclaims Mr. Pronske asserts. The fact that the substantial contribution claim might be reduced and entitled to a smaller dividend from the Ondova trustee, to me, is not enough of a nexus for bankruptcy subject matter jurisdiction to still exist. Moreover, it would appear that state law issues dominate, and it is in the interest of comity for state law and state court for this Court to remand.

I am going to direct you, Mr. Simon, as newly appeared counsel of record for Mr. Baron to submit electronically an order of remand to the Court. I will direct you to submit that within five days. Is there any question or problem with that,

1 Mr. Simon?

MR. SIMON: Your Honor, do you want me to have the order signed off by Mr. Pronske?

THE COURT: Well, I would like you actually to run it by him and give him at least 24 hours to comment. I don't expect it to be more than a one or two-page order.

Mr. Pronske, would you like to sign it? I mean if -
MR. PRONSKE: We don't need to sign it if we'll get a

chance to look at it.

THE COURT: Okay. Just give him 24 hours to look at it and comment on it, okay?

MR. SIMON: I don't intend on it being a lengthy order, Your Honor. In fact, I would simply incorporate the findings and conclusions that the Court made on the record without reciting them in the order, and then I would just provide for the case to be reminded in the creedal paragraphs, if that's okay.

THE COURT: All right. That is what I intend.

MR. SIMON: Okay.

THE COURT: Now, we'll look for that order, like I said, within five days. And then on the other matter, you have appeared, I take it -- I haven't really paid attention to who has and who hasn't on that 303(i) request for damages. Did I understand correctly you --

MR. SIMON: Yes, I filed that, Your Honor.

1	(End of excerpt, 2:04:03 FTR recording time.)
2	
3	<u>CERTIFICATE</u>
4	I, Richard A. Simpson, certify that the foregoing pages
5	numbered 1 through 4 do constitute a true and correct
6	transcription from the official electronic sound recording of
7	the proceedings in the above-entitled matter, to the best of my
8	ability and understanding.
9	I certify that the transcript fees and format comply with
10	those prescribed the Court and the Judicial Conference of the
11	United States.
12	Subscribed and sworn to this 24rd day of June, 2014.
13	
14	
14 15	/s/Richard A. Simpson
	Richard A. Simpson
15	Richard A. Simpson Transcriber 1120 Hallmark Dr.
15 16	Richard A. Simpson Transcriber
15 16 17	Richard A. Simpson Transcriber 1120 Hallmark Dr. Shreveport, Louisiana 71118
15 16 17 18	Richard A. Simpson Transcriber 1120 Hallmark Dr. Shreveport, Louisiana 71118
15 16 17 18 19	Richard A. Simpson Transcriber 1120 Hallmark Dr. Shreveport, Louisiana 71118
15 16 17 18 19 20	Richard A. Simpson Transcriber 1120 Hallmark Dr. Shreveport, Louisiana 71118
15 16 17 18 19 20 21	Richard A. Simpson Transcriber 1120 Hallmark Dr. Shreveport, Louisiana 71118
15 16 17 18 19 20 21 22	Richard A. Simpson Transcriber 1120 Hallmark Dr. Shreveport, Louisiana 71118
15 16 17 18 19 20 21 22 23	Richard A. Simpson Transcriber 1120 Hallmark Dr. Shreveport, Louisiana 71118

Exhibit E

REFORM, SealedDocument, EXHIBITS, ADVAPL, APPEAL, SEALEDEXH, 5thCircuitAppeal

U.S. Bankruptcy Court Northern District of Texas (Dallas) Bankruptcy Petition #: 09-34784-sgj11

Date filed: 07/27/2009

Date Plan Confirmed: 11/21/2012

Plan confirmed: 11/21/2012 341 meeting: 08/27/2009

Deadline for filing claims: 11/25/2009

Chapter 11 Voluntary

Assigned to: Stacey G. Jernigan

Asset

Debtor

Ondova Limited Company

P. O. Box 111501 Carrollton, TX 75006 DALLAS-TX

Tax ID / EIN: 75-2956804 *dba* Compana, LLC

dba budgetnames.com

represented by Edwin Paul Keiffer

Wright Ginsberg Brusilow P.C. Republic Center, Suite 4150 325 North St. Paul Street Dallas, TX 75201 (214) 651-6517

Fax: (214) 744-2615

Email: pkeiffer@wgblawfirm.com
TERMINATED: 10/01/2009

Kim E. Moses

P.O. Box 603002 Dallas, TX 75360-3002 972-989-7925

Email: kmoses@kmlpc.com
TERMINATED: 10/01/2009

Raymond J. Urbanik

Munsch, Hardt, Kopf & Harr PC 500 N. Akard St., Ste. 3800 Dallas, TX 75201-6659

214-855-7590 Fax: 214-978-4374

Email: rurbanik@munsch.com

Wright Ginsberg Brusilow, P.C.

1401 Elm Street Suite 4750 Dallas, TX 75270-2102

(214) 651-6508 Fax : (214) 744-2615

TERMINATED: 10/01/2009

represented by Jonathan L. Howell

McCathern, PLLC 3710 Rawlins Street

Trustee
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Dallas, TX 75208 (214)942-5502

Suite 1600

Dallas, TX 75219

(214) 273-6409

Fax: (214) 741-4717

Email: <u>ihowell@mccathernlaw.com</u>

Munsch, Hardt, Kopf & Harr, P.C.

3800 Lincoln Plaza 500 N Akard St Dallas, Tx 75201 (214) 855-7500

Jay Ong

Munsch Hardt Kopf & Harr, P.C. 401 Congress Avenue, Suite 3050 Austin, TX 78701 (512) 391-6124

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Daniel J. Sherman

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Sherman & Yaquinto

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Raymond J. Urbanik

(See above for address)

U.S. Trustee
United States Trustee
1100 Commerce Street
Room 976
Dallas, TX 75242
214-767-8967

represented by Lisa Laura Lambert

Office of the United States Trustee 1100 Commerce St., Rm. 976 Dallas, TX 75242 (214) 767-8967 ext. 1080

Fax: (214) 767-8971

Email: lisa.l.lambert@usdoj.gov

Filing Date	Docket Text
07/27/2009	1 (3 pgs) Chapter 11 voluntary petition. Fee Amount \$1039 Filed by Ondova Limited Company (Keiffer, Edwin)
07/27/2009	Receipt of filing fee for Voluntary petition (chapter 11)(09-34784-11) [misc,volp11a] (1039.00). Receipt number 10423570, amount \$1039.00. (U.S. Treasury)
07/27/2009	2 (8 pgs) Creditor matrix <i>and Verification</i> . Filed by Debtor Ondova Limited Company. (Keiffer, Edwin)
07/28/2009	3 (2 pgs) Meeting of creditors 341(a) meeting to be held on 8/27/2009 at 10:00 AM at Dallas, Room 976. Proofs of Claims due by 11/25/2009. Attorney(s)certificate of service of 341 meeting chapter 11 to be filed by 08/27/2009. (Neary, William)
07/29/2009	4 (2 pgs) Notice of deficiency . Schedule A due 8/11/2009. Schedule B due 8/11/2009. Schedule D due 8/11/2009. Schedule E due 8/11/2009. Schedule F due 8/11/2009. Schedule G due 8/11/2009. Schedule H due 8/11/2009. Summary of Schedules and Statistical Summary of Certain Liabilities and Related Data 28 USC sec. 159 due 8/11/2009. Statement of Financial Affairs due 8/11/2009. Atty Disclosure Statement due 8/11/2009. 20 Largest Unsecured Creditors due 8/11/2009. (Luna, G)
07/29/2009	5 (12 pgs; 2 docs) Application to employ Wright Ginsberg Brusilow P.C. as Attorney for Debtor Filed by Debtor Ondova Limited Company (Attachments: 1 Service List) (Keiffer, Edwin)
07/29/2009	6 (2 pgs) Disclosure of compensation of attorney for debtor (Wright Ginsberg Brusilow P.C.). Filed by Debtor Ondova Limited Company (RE: related document(s)4 Notice of deficiency). (Keiffer, Edwin)
07/29/2009	7 (3 pgs) Motion to Extend time to File Schedules and Statement of Financial Affairs Filed by Debtor Ondova Limited Company (Moses, Kim)
07/29/2009	Proposed order regarding Motion to Extend Deadline to File Schedules and Statement of Financial Affairs (RE: related document(s)7 Motion to Extend time to File Schedules and Statement of Financial Affairs Filed by Debtor Ondova Limited Company). Document uploaded on 7/29/2009 (Ref-ID: 1248870773880_56). (Moses, Kim)

30/2014	U.S. Bankruptcy Court - Northern District of Texas
07/29/2009	8 (12 pgs; 2 docs) Application to employ Lain, Faulkner & Co., P.C. as Accountant and Financial Advisors for the Debtor Filed by Debtor Ondova Limited Company (Attachments: 1 Service List) (Keiffer, Edwin)
07/29/2009	9 (4 pgs; 2 docs) Notice of hearing filed by Debtor Ondova Limited Company (RE: related document(s) Application to employ Wright Ginsberg Brusilow P.C. as Attorney for Debtor Filed by Debtor Ondova Limited Company (Attachments: 1 Service List), Application to employ Lain, Faulkner & Co., P.C. as Accountant and Financial Advisors for the Debtor Filed by Debtor Ondova Limited Company (Attachments: 1 Service List)). Hearing to be held on 8/24/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for and for 5, (Attachments: 1 Service List) (Keiffer, Edwin)
07/29/2009	10 (17 pgs; 2 docs) Motion to use cash collateral <i>Debtors Emergency Motion</i> Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: 1 Service List) (Keiffer, Edwin)
07/29/2009	11 (5 pgs; 2 docs) Motion for expedited hearing(related documents 10 Cash collateral) on Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: 1 Service List) (Keiffer, Edwin)
07/29/2009	Proposed order regarding Motion for Setting and Request for Expedited Hearing on Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) (RE: related document(s)11 Motion for expedited hearing(related documents 10 Cash collateral) on Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 7/29/2009 (Ref-ID: 1248870773880_197). (Keiffer, Edwin)
07/30/2009	12 (4 pgs; 2 docs) Notice of hearing filed by Debtor Ondova Limited Company (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: 1 Service List)). Hearing to be held on 7/31/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, (Attachments: 1 Service List) (Keiffer, Edwin)
07/30/2009	13 (1 pg) Order granting motion for expedited hearing (Related Doc# 11)(document set for hearing: 10 Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)) Entered on 7/30/2009. Hearing to be held on 7/31/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, (Moroles, D.)
	Proposed order regarding Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) (INTERIM ORDER) (RE: related document(s)10

30/2014	U.S. Bankruptcy Court - Northern District of Texas
07/31/2009	Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 7/31/2009 (Ref-ID: 1249043288935_73). (Keiffer, Edwin)
07/31/2009	14 (3 pgs) Order Regarding Debtor's Emergency Motion and Setting Hearing per conditions of order. Entered on 7/31/2009 (RE: related document(s)10 Cash collateral filed by Debtor Ondova Limited Company). Hearing to be held on 8/26/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for 10, (Moroles, D.)
07/31/2009	15 (9 pgs; 2 docs) Notice of hearing filed by Debtor Ondova Limited Company (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: 1 Service List)). Hearing to be held on 8/26/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for 10, (Attachments: 1 Exhibit Service List) (Keiffer, Edwin)
07/31/2009	16 (3 pgs) Notice of Appearance and Request for Notice by Melissa S. Hayward filed by Netsphere, Inc., Manila Industries, Inc (Hayward, Melissa)
07/31/2009	17 (3 pgs) BNC certificate of mailing. (RE: related document(s)4 Notice of deficiency . Schedule A due 8/11/2009. Schedule B due 8/11/2009. Schedule D due 8/11/2009. Schedule E due 8/11/2009. Schedule F due 8/11/2009. Schedule G due 8/11/2009. Schedule H due 8/11/2009. Summary of Schedules and Statistical Summary of Certain Liabilities and Related Data 28 USC sec. 159 due 8/11/2009. Statement of Financial Affairs due 8/11/2009. Atty Disclosure Statement due 8/11/2009. 20 Largest Unsecured Creditors due 8/11/2009.) No. of Notices: 1. Service Date 07/31/2009. (Admin.) (Entered: 08/01/2009)
07/31/2009	18 (5 pgs) BNC certificate of mailing - meeting of creditors. (RE: related document(s)3 Meeting of creditors 341(a) meeting to be held on 8/27/2009 at 10:00 AM at Dallas, Room 976. Proofs of Claims due by 11/25/2009. Attorney(s)certificate of service of 341 meeting chapter 11 to be filed by 08/27/2009.) No. of Notices: 2. Service Date 07/31/2009. (Admin.) (Entered: 08/01/2009)
07/31/2009	Hearing held on 7/31/2009. (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor. Evidentiary hearing. Motion granted, with court cautioning ruling will not be in the nature of a declaratory judgment. Mr. Keiffer to upload order. (Harden, D.) (Entered: 08/04/2009)
08/03/2009	19 (3 pgs) Notice of Appearance and Request for Notice by Ryan Kenneth Lurich filed by Attorney Friedman & Feiger, L.L.P (Lurich, Ryan)
	20 (2 pgs) Order granting 7 Motion to extend time. (Re: related document(s) 4 Notice

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
08/03/2009	of deficiency) 20 Largest Unsecured Creditors due 8/21/2009 for 4, Schedule A due 8/21/2009 for 4, Schedule B due 8/21/2009 for 4, Schedule D due 8/21/2009 for 4, Schedule E due 8/21/2009 for 4, Schedule F due 8/21/2009 for 4, Schedule G due 8/21/2009 for 4, Schedule H due 8/21/2009 for 4, Statement of Financial Affairs due 8/21/2009 for 4, Summary of Schedules and Statistical Summary of Certain Liabilities and Related Data 28 USC sec. 159 due 8/21/2009 for 4, Entered on 8/3/2009. (Moroles, D.)
08/03/2009	21 (156 pgs; 6 docs) Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 8/18/2009. (Attachments: 1 Affidavit, #(3) Affidavit Exhibits E-H4 Affidavit Exhibits I-K5 Affidavit) (Hayward, Melissa) Additional attachment(s) (6) Affidavit Exhibits A,B. Exhibits C and D SEALED by Order. MODIFIED text to match pdf on 8/7/2009 (Moroles, D.).
08/03/2009	22 (5 pgs) Motion for expedited hearing(related documents 21 Motion for relief from stay) Filed by Manila Industries, Inc., Netsphere, Inc. (Hayward, Melissa)
08/03/2009	Proposed order regarding Expedite Hearing (RE: related document(s) <u>22</u> Motion for expedited hearing(related documents <u>21</u> Motion for relief from stay) Filed by Manila Industries, Inc., Netsphere, Inc.). Document uploaded on 8/3/2009 (Ref-ID: 1249305422041_450). (Hayward, Melissa)
08/03/2009	Receipt of filing fee for Motion for relief from stay(09-34784-sgj11) [motion,mrlfsty] (150.00). Receipt number 10463445, amount \$ 150.00. (U.S. Treasury)
08/04/2009	23 (1 pg) Order granting motion for expedited hearing (Related Doc# 22)(document set for hearing: 21 Motion for relief from stay) Entered on 8/4/2009. Hearing to be held on 8/5/2009 at 02:00 PM Dallas Judge Jernigan Ctrm for 21, (Moroles, D.)
08/04/2009	24 (3 pgs) Notice of hearing filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)21 Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 8/18/2009. (Attachments: # 1 Affidavit # 2 Affidavit Exhibit A-D# 3 Affidavit Exhibits E-H# 4 Affidavit Exhibits I-K# 5 Affidavit), 23 Order granting motion for expedited hearing (Related Doc# 22) (document set for hearing: 21 Motion for relief from stay) Entered on 8/4/2009. Hearing to be held on 8/5/2009 at 02:00 PM Dallas Judge Jernigan Ctrm for 21,). Hearing to be held on 8/5/2009 at 02:00 PM Dallas Judge Jernigan Ctrm for 21 and for 23, (Hayward, Melissa)
08/04/2009	25 (10 pgs) Certificate of Mailing filed by Debtor Ondova Limited Company (RE: related document(s)3 Meeting of creditors Chapter 11 & 12). (Keiffer, Edwin)
08/04/2009	26 (7 pgs; 2 docs) Notice <i>of Filing of Budget</i> filed by Debtor Ondova Limited Company (RE: related document(s)14 Order Regarding Debtor's Emergency Motion and Setting Hearing per conditions of order. Entered on 7/31/2009 (RE: related document(s)10 Cash collateral filed by Debtor Ondova Limited Company). Hearing to be held on 8/26/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for 10, (Attachments: 1 Service List) (Keiffer, Edwin)
	I

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
08/05/2009	27 (10 pgs; 2 docs) Adversary case 09-03251. Complaint by Ondova Limited Company against Netshpere, Inc., Manila Industries, Inc Fee Amount \$250 (Attachments: 1 Adversary Proceeding Cover Sheet). Nature(s) of suit: 12 (Recovery of money/property - 547 preference). (Keiffer, Edwin)
08/05/2009	28 (38 pgs; 2 docs) Response opposed to (related document(s): 21 Motion for relief from stay Fee amount \$150, filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.) filed by Debtor Ondova Limited Company. (Attachments: 1 Service List) (Keiffer, Edwin)
08/05/2009	29 (23 pgs; 3 docs) Third Party Motion to file document under seal. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Affidavit Declaration of John MacPete2 Proposed Order) (Skierski, Doug)
08/05/2009	Proposed order regarding File Under Seal (RE: related document(s) <u>29</u> Third Party Motion to file document under seal. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Affidavit Declaration of John MacPete# 2 Proposed Order)). Document uploaded on 8/5/2009 (Ref-ID: 1249479909737_62). (Skierski, Doug)
08/05/2009	30 (4 pgs) 20 Largest unsecured creditors . Filed by Debtor Ondova Limited Company (RE: related document(s)4 Notice of deficiency). (Keiffer, Edwin)
08/05/2009	Proposed order regarding Lift Stay (RE: related document(s)21 Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 8/18/2009. (Attachments: # 1 Affidavit # 2 Affidavit Exhibit A-D# 3 Affidavit Exhibits E-H# 4 Affidavit Exhibits I-K# 5 Affidavit)). Document uploaded on 8/5/2009 (Ref-ID: 1249479909737_187). (Hayward, Melissa)
08/05/2009	31 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)20 Order granting 7 Motion to extend time. (Re: related document(s) 4 Notice of deficiency) 20 Largest Unsecured Creditors due 8/21/2009 for 4, Schedule A due 8/21/2009 for 4, Schedule B due 8/21/2009 for 4, Schedule D due 8/21/2009 for 4, Schedule E due 8/21/2009 for 4, Schedule F due 8/21/2009 for 4, Schedule G due 8/21/2009 for 4, Schedule H due 8/21/2009 for 4, Statement of Financial Affairs due 8/21/2009 for 4, Summary of Schedules and Statistical Summary of Certain Liabilities and Related Data 28 USC sec. 159 due 8/21/2009 for 4, Entered on 8/3/2009.) No. of Notices: 1. Service Date 08/05/2009. (Admin.) (Entered: 08/06/2009)
08/05/2009	Hearing held on 8/5/2009. (RE: related document(s)21 Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 8/18/2009. (Attachments: # 1 Affidavit # 2 Affidavit Exhibit A-D# 3 Affidavit Exhibits E-H# 4 Affidavit Exhibits I-K# 5 Affidavit)) Appearances: P. Keiffer for Debtor; J. MacPete and M. Hayward for NetSpere. Evidentiary hearing (affidavits and MacPete testimony). Motion granted, based on FOFs and COLs stated orally. Ms. Hayward to upload order. (Harden, D.) (Entered: 08/06/2009)
	Proposed order regarding Revised Lift Stay (RE: related document(s) <u>21</u> Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 8/18/2009. (Attachments: # 1 Affidavit # 2 Affidavit Exhibit A-D# 3

08/06/2009	U.S. Bankruptcy Court - Northern District of Texas Affidavit Exhibits E-H# 4 Affidavit Exhibits I-K# 5 Affidavit)). Document uploaded on 8/6/2009 (Ref-ID: 1249561510708_43). (Hayward, Melissa)
08/06/2009	32 (3 pgs) Order granting motion for relief from stay to restore and transfer domain names pursuant to preliminary injunction order by Creditor Manila Industries, Inc. (related document # 21) Entered on 8/6/2009. (Moroles, D.)
08/06/2009	33 (1 pg) Order Granting Motion to Seal previously filed exhibits to the Motion for Relief from Automatic Stay, accordingly per order (related document # 29) Entered on 8/6/2009. (Moroles, D.)
08/17/2009	34 (12 pgs; 2 docs) Motion to pay Motion to Determine Adequate Assurance of Payment of Utilities Required Under 11 U.S.C. § 366 Filed by Debtor Ondova Limited Company (Attachments: 1 Service List) (Moses, Kim)
08/17/2009	35 (5 pgs; 2 docs) Notice of hearing filed by Debtor Ondova Limited Company (RE: related document(s)34 Motion to pay <i>Motion to Determine Adequate Assurance of Payment of Utilities Required Under 11 U.S.C.</i> § 366 Filed by Debtor Ondova Limited Company (Attachments: 1 Service List)). Hearing to be held on 9/15/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 34, (Attachments: 1 Service List) (Moses, Kim)
08/17/2009	36 (10 pgs) Motion for withdrawal of reference. Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. (Hayward, Melissa)
08/17/2009	Receipt of filing fee for Motion for withdrawal of reference(09-34784-sgj11) [motion,mwdref] (150.00). Receipt number 10529293, amount \$150.00. (U.S. Treasury)
08/17/2009	37 (3 pgs) Notice of hearing filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)36 Motion for withdrawal of reference. Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc.). Hearing to be held on 9/15/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 36, (Hayward, Melissa)
08/18/2009	38 (92 pgs) Transcript regarding Hearing Held 08/05/09 (92 pgs.) RE: Emergency Motion for Relief from Stay. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 11/16/2009. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling (kathy.rehling@tx.rr.com), Telephone number 972-304-1998. (RE: related document(s) Hearing held on 8/5/2009. (RE: related document(s)21 Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 8/18/2009. (Attachments: # 1 Affidavit # 2 Affidavit Exhibit A-D# 3 Affidavit Exhibits E-H# 4 Affidavit Exhibits I-K# 5 Affidavit)) Appearances: P. Keiffer for Debtor; J. MacPete and M. Hayward for NetSpere. Evidentiary hearing (affidavits and MacPete testimony). Motion granted, based on FOFs and COLs stated orally. Ms. Hayward to upload order.). Transcript to be made available to the public on 11/16/2009. (Rehling, Kathy)

U.S. Bankruptcy Court - Northern District of Texas
39 (8 pgs) Emergency Motion to file document under seal <i>Motion to Impound Contents of Statement of Financial Affairs Section 10</i> Filed by Manila Industries, Inc., Netsphere, Inc. (Hayward, Melissa)
40 (4 pgs) Motion for expedited hearing(related documents 39 Motion to Seal) Filed by Manila Industries, Inc., Netsphere, Inc. (Hayward, Melissa)
Proposed order regarding Expedited Consideration regarding Motion to Impound (RE: related document(s)40 Motion for expedited hearing(related documents 39 Motion to Seal) Filed by Manila Industries, Inc., Netsphere, Inc.). Document uploaded on 8/18/2009 (Ref-ID: 1250597871547_305). (Hayward, Melissa)
41 (6 pgs) Objection to (related document(s): 10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) filed by Debtor Ondova Limited Company) filed by Manila Industries, Inc., Netsphere, Inc (Hayward, Melissa)
42 (2 pgs) Order denying motion for expedited hearing (Related Doc# 40), Ordered that the Debtors answer to question No. 10 on its Statement of Financial Affairs will be filed by the Debtor under SEAL, pending further order of the court, any other information that it sets forth in its Schedules or Statement of Financial Affairs that might reveal lists of property transferred and the entity to which the property was transferred in the Two Years before the Ondova Limited Company bankruptcy case was filed, further conditions per order (related document # 39). Entered on 8/19/2009. (Moroles, D.)
43 (8 pgs; 3 docs) Notice of hearing and of Entry of Order filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)39 Emergency Motion to file document under sealMotion to Impound Contents of Statement of Financial Affairs Section 10 Filed by Manila Industries, Inc., Netsphere, Inc.). Hearing to be held on 9/14/2009 at 02:30 PM Dallas Judge Jernigan Ctrm for 39, (Attachments: 1 Order2 Service List) (Hayward, Melissa)
44 INCORRECT ENTRY: Notice of transmission of motion to withdraw reference (RE: related document(s)36 Motion for withdrawal of reference Filed by Manila Industries, Inc., Netsphere, Inc.) (Whitaker, Sheniqua) Modified on 8/21/2009 (Whitaker, Sheniqua).
92 (3 pgs) Notice of transmission of motion to withdraw reference re: Civil Case # 3:09-CV-1551-N (RE: related document(s)36 Motion for withdrawal of reference Filed by Manila Industries, Inc., Netsphere, Inc.) (Whitaker, Sheniqua) (Entered: 09/14/2009)
46 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)42 Order denying motion for expedited hearing (Related Doc# 40), Ordered that the Debtors answer to question No. 10 on its Statement of Financial Affairs will be filed by the Debtor under SEAL, pending further order of the court, any other information that it sets forth in its Schedules or Statement of Financial Affairs that might reveal lists of property transferred and the entity to which the property was transferred in the Two

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
08/22/2009	Years before the Ondova Limited Company bankruptcy case was filed, further conditions per order (related document # 39). Entered on 8/19/2009.) No. of Notices: 2. Service Date 08/22/2009. (Admin.) (Entered: 08/23/2009)
08/24/2009	47 (3 pgs) Notice of Appearance and Request for Notice by William Lloyd Foreman filed by Creditor Owens, Clary & Aiken, LLP. (Foreman, William)
08/24/2009	49 (8 pgs) Objection to (related document(s): 10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) filed by Debtor Ondova Limited Company) filed by Interested Parties Rasansky Law Firm, Aldous Law Firm. (Dugan, S.)</i>
08/24/2009	50 (33 pgs) Schedules A through H with Summary of Schedules. Filed by Debtor Ondova Limited Company (RE: related document(s)4 Notice of deficiency). (Keiffer, Edwin) MODIFIED text on 8/25/2009 (Sauer, K.).
08/24/2009	51 (24 pgs) Statement of financial affairs (answers subject to seal being filed separately). Filed by Debtor Ondova Limited Company (RE: related document(s)4 Notice of deficiency). (Keiffer, Edwin)
08/24/2009	Hearing held on 8/24/2009. (RE: related document(s) Application to employ Wright Ginsberg Brusilow P.C. as Attorney <i>for Debtor</i> Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: K. Moses for Debtor; J. Mueller for NetSphere and Manila. Nonevidentiary hearing. Application approved. Ms. Moses to upload order. (Harden, D.) (Entered: 08/26/2009)
08/24/2009	Hearing held on 8/24/2009. (RE: related document(s)8 Application to employ Lain, Faulkner & Co., P.C. as Accountant and Financial Advisors for the Debtor Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: K. Moses for Debtor; J. Mueller for NetSphere and Manila. Nonevidentiary hearing. Application approved. Ms. Moses to upload order. (Harden, D.) (Entered: 08/26/2009)
08/25/2009	Proposed order regarding Employment of Attorney (RE: related document(s) <u>5</u> Application to employ Wright Ginsberg Brusilow P.C. as Attorney <i>for Debtor</i> Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 8/25/2009 (Ref-ID: 1251211606067_122). (Keiffer, Edwin)
08/25/2009	52 (1 pg) Statement of Financial Affairs (Answer to Question #10) FILED UNDER SEAL by Debtor Ondova Limited Company (RE: related document(s)42 Order denying motion for expedited hearing (Related Doc# 40), Ordered that the Debtors answer to question No. 10 on its Statement of Financial Affairs will be filed by the Debtor under SEAL, pending further order of the court, any other information that it sets forth in its Schedules or Statement of Financial Affairs that might reveal lists of property transferred and the entity to which the property was transferred in the Two Years before the Ondova Limited Company bankruptcy case was filed, further conditions per order (related document # 39). Entered on 8/19/2009.) (Mathews, M.) (Entered: 08/27/2009)

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
08/26/2009	Proposed order regarding Employment of Accountant/Financial Advisor (RE: related document(s) <u>8</u> Application to employ Lain, Faulkner & Co., P.C. as Accountant <i>and Financial Advisors for the Debtor</i> Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 8/26/2009 (Ref-ID: 1251287715731_57). (Keiffer, Edwin)
08/26/2009	Hearing held on 8/26/2009. (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor; R. Wolf for Rasansky law firm; J. McPete and M. Hayward for Manill/NetSphere. Evidentiary hearing. Court heard direct testimony of J. Baron and continued matter to 9/1/09 at 9:30 am. Meanwhile Debtor has court permission to use cash on hand for internet charges (\$195), server (\$345); contract labor/programmer fees (\$2500); postpetition amounts owed to ICANN (undetermined amount); miscellaneous (\$500). (Harden, D.) (Entered: 08/31/2009)
08/27/2009	53 (4 pgs; 2 docs) Notice of hearing(NOTICE OF CONTINUED HEARING) filed by Debtor Ondova Limited Company (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: 1 Service List)). Hearing to be held on 9/1/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, (Attachments: 1 Service List) (Keiffer, Edwin)
08/27/2009	118 (1 pg) District Court Order Reassigning case to Judge Furgeson. Entered on 8/27/2009 (RE: related document(s)36 Motion for withdrawal of reference filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.). (Ecker, C.) (Entered: 10/05/2009)
08/28/2009	Trustee's initial report of meeting of creditors held on 8/27/2009 (RE: related document(s)3 Meeting of creditors 341(a) meeting to be held on 8/27/2009 at 10:00 AM at Dallas, Room 976. Proofs of Claims due by 11/25/2009. Attorney(s)certificate of service of 341 meeting chapter 11 to be filed by 08/27/2009.) (Resnick, Nancy)
09/01/2009	54 (7 pgs) Emergency Motion to continue hearing on (related documents 10 Cash collateral) Filed by Debtor Ondova Limited Company (Keiffer, Edwin)
09/01/2009	55 (5 pgs) Motion for expedited hearing(related documents 54 Motion to continue) Filed by Debtor Ondova Limited Company (Keiffer, Edwin)
09/01/2009	Proposed order regarding Motion for Continuance (RE: related document(s) <u>55</u> Motion for expedited hearing(related documents <u>54</u> Motion to continue) Filed by Debtor Ondova Limited Company). Document uploaded on 9/1/2009 (Ref-ID: 1251810287865_3). (Keiffer, Edwin)
	Proposed order regarding Employment of Attorney for Debtor (RE: related document(s) Application to employ Wright Ginsberg Brusilow P.C. as Attorney for
	1 111 PM P 1 105 150 PM 1010 P

09/01/2009	U.S. Bankruptcy Court - Northern District of Texas Debtor Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 9/1/2009 (Ref-ID: 1251810287865_48). (Keiffer, Edwin)
09/01/2009	Proposed order regarding Employment of Accountant/Financial Advisors (RE: related document(s)8 Application to employ Lain, Faulkner & Co., P.C. as Accountant and Financial Advisors for the Debtor Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 9/1/2009 (Ref-ID: 1251810287865_50). (Keiffer, Edwin)
09/01/2009	Hearing held on 9/1/2009. (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor; R. Lurich for J. Barron; J. McPete and M. Hayward for NetSphere and Manilla; J. Rasansky and C. Aldous for themselves. Evidentiary hearing. Court continued matter to 9/11/09 at 9:30 am. Court to also issue show cause order setting show cause hearing on 9/11/09 as to why Trustee should not be appointed in case or case converted. (Harden, D.) (Entered: 09/04/2009)
09/02/2009	56 (5 pgs) Order to appear and show cause why: (A) A Chapter 11 Trustee should not be appointed, or alternatively, (B) the Case should not be Converted to a Case uner Chapter 7 and a Chapter 7 Trustee Appointed. Entered on 9/2/2009. Show Cause hearing to be held on 9/11/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
09/02/2009	57 (2 pgs) Order granting application to employ Wright Ginsberg Brusilow P.C. as Attorney, effective July 27, 2009 (related document # 5) Entered on 9/2/2009. (Moroles, D.)
09/02/2009	58 (2 pgs) Order granting application to employ Lain, Faulkner & Co., P.C. as Accountant and Financial Advisors for the Debtor, effective July 27, 2009 (related document # 8) Entered on 9/2/2009. (Moroles, D.)
09/02/2009	59 (5 pgs; 2 docs) Notice of hearing filed by Debtor Ondova Limited Company (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: 1 Service List), 56 Order to appear and show cause why: (A) A Chapter 11 Trustee should not be appointed, or alternatively, (B) the Case should not be Converted to a Case uner Chapter 7 and a Chapter 7 Trustee Appointed. Entered on 9/2/2009. Show Cause hearing to be held on 9/11/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm.). Hearing to be held on 9/11/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 56 and for 10, (Attachments: 1 Service List) (Keiffer, Edwin)
09/02/2009	60 (17 pgs; 2 docs) Motion to dismiss case Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Service List) (Hayward, Melissa)
	61 (29 pgs) Motion to draw down retainer in the amount of \$30,036.00 Filed by Attorney Wright Ginsberg Brusilow, P.C. Objections due by 9/18/2009. (Keiffer,

09/03/2009	Edwin)
09/03/2009	Proposed order regarding Interim use of cash - 9-1-2009 through 9-11-2009 (parties asserting interests have agreed) (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 9/3/2009 (Ref-ID: 1251979397805_40). (Keiffer, Edwin)
09/03/2009	62 (6 pgs; 2 docs) Notice of hearing filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)60 Motion to dismiss case Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Service List)). Hearing to be held on 9/11/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 60, (Attachments: 1 Service List) (Hayward, Melissa)
09/03/2009	63 (4 pgs) Order sealing certain exhibits and portion of transcript of September 1, 2009 hearing. Entered on 9/3/2009. (Blanco, J.)
09/04/2009	64 (8 pgs) Notice of Appearance and Request for Notice by Craig A. Capua filed by Novo Point, LLC, Iguana Consulting, LLC, Quantec, LLC. (Wiker, Joshua)
09/04/2009	65 (7 pgs) Notice <i>of filing of Budget</i> filed by Debtor Ondova Limited Company (RE: related document(s)14 Order Regarding Debtor's Emergency Motion and Setting Hearing per conditions of order. Entered on 7/31/2009 (RE: related document(s)10 Cash collateral filed by Debtor Ondova Limited Company). Hearing to be held on 8/26/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for 10, (Keiffer, Edwin)
09/04/2009	66 (6 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)56 Order to appear and show cause why: (A) A Chapter 11 Trustee should not be appointed, or alternatively, (B) the Case should not be Converted to a Case uner Chapter 7 and a Chapter 7 Trustee Appointed. Entered on 9/2/2009. Show Cause hearing to be held on 9/11/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 1. Service Date 09/04/2009. (Admin.) (Entered: 09/05/2009)
09/04/2009	67 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)58 Order granting application to employ Lain, Faulkner & Co., P.C. as Accountant and Financial Advisors for the Debtor, effective July 27, 2009 (related document # 8) Entered on 9/2/2009.) No. of Notices: 2. Service Date 09/04/2009. (Admin.) (Entered: 09/05/2009)
09/08/2009	68 (47 pgs; 2 docs) Motion to compel compliance with automatic stay Filed by Debtor Ondova Limited Company (Attachments: 1 Exhibit A-C) (Keiffer, Edwin)
09/08/2009	69 (4 pgs) Order Regarding Interim Use of Cash Collateral per order. Entered on 9/8/2009 (RE: related document(s)10 Cash collateral filed by Debtor Ondova Limited Company). (Moroles, D.)
	70 (49 pgs; 6 docs) Motion for 2004 examination of Ondova Limited Company. Filed

09/08/2009	by Interested Party Grupo Andrea, S.A. de C.V. (Attachments: 1 Exhibit A2 Exhibit B3 Exhibit C4 Proposed Order Service List) (Ritter, David)
09/08/2009	Proposed order regarding Order Pursuant to Federal Rule of Bankruptcy 2004 Directing Debtor to Appear for Oral Deposition and to Produce Documents (RE: related document(s)70 Motion for 2004 examination of Ondova Limited Company. Filed by Interested Party Grupo Andrea, S.A. de C.V. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Proposed Order# 5 Service List)). Document uploaded on 9/8/2009 (Ref-ID: 1252414742673_115). (Ritter, David)
09/08/2009	71 (7 pgs; 2 docs) Motion for expedited hearing(related documents 70 Motion for examination) Filed by Interested Party Grupo Andrea, S.A. de C.V. (Attachments: 1 Proposed Order) (Ritter, David)
09/08/2009	Proposed order regarding Order Granting Motion for Expedited Consideration (RE: related document(s)71 Motion for expedited hearing(related documents 70 Motion for examination) Filed by Interested Party Grupo Andrea, S.A. de C.V. (Attachments: # 1 Proposed Order)). Document uploaded on 9/8/2009 (Ref-ID: 1252414742673_123). (Ritter, David)
09/08/2009	72 (3 pgs) Motion to appear pro hac vice for Michael A. Grow. Fee Amount \$25 Filed by Interested Party Grupo Andrea, S.A. de C.V. (Ritter, David)
09/08/2009	73 (3 pgs) Motion to appear pro hac vice for Alec P. Rosenberg. Fee Amount \$25 Filed by Interested Party Grupo Andrea, S.A. de C.V. (Ritter, David)
09/08/2009	Receipt of filing fee for Motion to Appear pro hac vice(09-34784-sgj11) [motion,mprohac] (25.00). Receipt number 10630302, amount \$ 25.00. (U.S. Treasury)
09/08/2009	Receipt of filing fee for Motion to Appear pro hac vice(09-34784-sgj11) [motion,mprohac] (25.00). Receipt number 10630302, amount \$ 25.00. (U.S. Treasury)
09/08/2009	Proposed order regarding Application for Admission Pro Hac Vice for Michael A. Grow (RE: related document(s)72 Motion to appear pro hac vice for Michael A. Grow. Fee Amount \$25 Filed by Interested Party Grupo Andrea, S.A. de C.V.). Document uploaded on 9/8/2009 (Ref-ID: 1252414742673_135). (Ritter, David)
09/08/2009	Proposed order regarding Application for Admission Pro Hac Vice for Alec P. Rosenberg (RE: related document(s) <u>73</u> Motion to appear pro hac vice for Alec P. Rosenberg. Fee Amount \$25 Filed by Interested Party Grupo Andrea, S.A. de C.V.). Document uploaded on 9/8/2009 (Ref-ID: 1252414742673_136). (Ritter, David)
09/09/2009	74 (2 pgs) Order granting motion for expedited hearing (Related Doc# 71)(document set for hearing: 70 Motion for examination) Entered on 9/9/2009. Hearing to be held on 9/11/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 70, (Moroles, D.)
	i

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/09/2009	75 (10 pgs; 2 docs) Application to employ Friedman & Feiger, L.L.P. as Special Counsel <i>for Debtor Nunc Pro Tunc</i> Filed by Debtor Ondova Limited Company (Attachments: 1 Service List) (Keiffer, Edwin)
09/10/2009	76 (4 pgs; 2 docs) Notice of hearing filed by Debtor Ondova Limited Company (RE: related document(s)75 Application to employ Friedman & Feiger, L.L.P. as Special Counsel for Debtor Nunc Pro Tunc Filed by Debtor Ondova Limited Company (Attachments: 1 Service List)). Hearing to be held on 10/5/2009 at 02:30 PM Dallas Judge Jernigan Ctrm for 75, (Attachments: 1 Service List) (Keiffer, Edwin)
09/10/2009	77 (5 pgs) Joinder by <i>Asia Trust Ltd</i> . filed by Creditor Asia Trust Limited, as Trustee of The Village Trust (RE: related document(s)60 Motion to dismiss case). (Taube, Eric)
09/10/2009	78 (5 pgs) Joinder by <i>Motion to Dismiss Bankruptcy Case</i> filed by Creditor Jeffrey Baron (RE: related document(s)60 Motion to dismiss case). (Pronske, Gerrit)
09/10/2009	79 (8 pgs; 2 docs) Response opposed to (related document(s): 70 Motion for 2004 examination of Ondova Limited Company. filed by Interested Party Grupo Andrea, S.A. de C.V.) filed by Debtor Ondova Limited Company. (Attachments: 1 Service List) (Keiffer, Edwin)
09/10/2009	82 (5 pgs) Amended Joinder by <i>Iguana Consulting</i> , <i>LLC</i> , <i>Novo Point</i> , <i>LLC and Quantec</i> , <i>LLC</i> (<i>AMENDED</i>) filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC (RE: related document(s)77 Joinder). (Taylor, Mark) Modified on 9/11/2009 (Blanco, J.).
09/10/2009	103 (8 pgs) Notice of Appearance and Request for Notice filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC. (Brown, D.) (Entered: 09/21/2009)
09/11/2009	83 (6 pgs) Motion to withdraw as attorney (Wright Ginsberg Brusilow, P.C.) Filed by Attorney Wright Ginsberg Brusilow, P.C. (Keiffer, Edwin)
09/11/2009	84 (2 pgs) Motion for expedited hearing(related documents 83 Motion to withdraw as attorney) Filed by Attorney Wright Ginsberg Brusilow, P.C. (Keiffer, Edwin)
09/11/2009	Proposed order regarding Approving Emergency Hearing (RE: related document(s)84 Motion for expedited hearing(related documents 83 Motion to withdraw as attorney) Filed by Attorney Wright Ginsberg Brusilow, P.C.). Document uploaded on 9/11/2009 (Ref-ID: 1252667121727_1). (Keiffer, Edwin)
	85 (4 pgs) Order Denying the Motion to Dismiss Case (RE: related document(s) 60 Motion to dismiss case Filed by Manila Industries, Inc., Netsphere, Inc.), Order Directing the Apointment of a Chapter 11 Trustee, Order Continuing Certain Hearings, Order Setting Hearing on Emergency Motion to Withdraw as counsel for the Debtor and Order Setting a Status Conference. Ordered that the Debtor Immediately shall turn over All Assets, including cash, to the Trustee. Jefffrey Baron has no Authority to act on behalf of the Debtor in any capacity and no authority to exercise any control over the assets of the estate ofhter than in any way he is requested to or directed to act by the

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/11/2009	Chapter 11 Trustee. Hearings and Status Conference Set. Entered on 9/11/2009 (RE: related document(s)1 Voluntary petition (chapter 11) filed by Debtor Ondova Limited Company, 36 Motion for withdrawal of reference filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 39 Motion to Seal filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 83 Motion to withdraw as attorney filed by Attorney Wright Ginsberg Brusilow, P.C.). Hearings and Status Conference to be held on 9/28/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.) MODIFIED text to match pdf on 9/11/2009 (Moroles, D.).
09/11/2009	86 (4 pgs; 2 docs) Notice of hearing filed by Attorney Wright Ginsberg Brusilow, P.C. (RE: related document(s)83 Motion to withdraw as attorney (Wright Ginsberg Brusilow, P.C.) Filed by Attorney Wright Ginsberg Brusilow, P.C.). Hearing to be held on 9/28/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 83, (Attachments: 1 Service List) (Keiffer, Edwin)
09/11/2009	87 (1 pg) Order granting motion to appear pro hac vice adding Alec P. Rosenberg for Grupo Andrea, S.A. de C.V. (related document # 73) Entered on 9/11/2009. (Moroles, D.)
09/11/2009	88 (1 pg) Order granting motion to appear pro hac vice adding Michael A. Grow for Grupo Andrea, S.A. de C.V. (related document # 72) Entered on 9/11/2009. (Moroles, D.)
09/11/2009	Hearing held on 9/11/2009. (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. Motion now moot, in light of courts decision to appoint a Chapter 11 Trustee. (Harden, D.) (Entered: 09/14/2009)
09/11/2009	Hearing held on 9/11/2009. (RE: related document(s)56 Order to appear and show cause why: (A) A Chapter 11 Trustee should not be appointed, or alternatively, (B) the Case should not be Converted to a Case uner Chapter 7 and a Chapter 7 Trustee Appointed. Entered on 9/2/2009. Show Cause hearing to be held on 9/11/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm.) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. After hearing arguments and taking judicial notice of prior testimony and record in case, court appointed a Chapter 11 Trustee, based on FOFs and COLs stated orally. Court to issue order. Order to continue certain hearings and set a status conference in approximately two weeks. (Harden, D.) (Entered: 09/14/2009)
attps://ecf.txnb.uscourts.gov	/cgi-hin/DktRnt pl?545327431387276-I. 1 0-1 16/18

09/11/2009	Hearing held on 9/11/2009. (RE: related document(s)60 Motion to dismiss case Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; J. Wielibinski, A. Rosenberg (telephonically) and P. Grow (telephonically) for Grupo Andrea; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. After hearing arguments and taking judicial notice of prior testimony and record in case, court appointed a Chapter 11 Trustee, based on FOFs and COLs state orally. Accordingly, Motion to Dismiss is denied. Court to issue order. (Harden, D.) (Entered: 09/14/2009)
09/11/2009	Hearing held on 9/11/2009. (RE: related document(s)70 Motion for 2004 examination of Ondova Limited Company. Filed by Interested Party Grupo Andrea, S.A. de C.V. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Proposed Order# 5 Service List)) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; J. Wielibinski, A. Rosenberg (telephonically) and P. Grow (telephonically) for Grupo Andrea; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. After hearing arguments, court granted motion. Mr. Wielibinski to upload order. (Harden, D.) (Entered: 09/14/2009)
09/13/2009	89 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)85 Order Denying the Motion to Dismiss Case (RE: related document(s) 60 Motion to dismiss case Filed by Manila Industries, Inc., Netsphere, Inc.), Order Directing the Apointment of a Chapter 11 Trustee, Order Continuing Certain Hearings, Order Setting Hearing on Emergency Motion to Withdraw as counsel for the Debtor and Order Setting a Status Conference. Ordered that the Debtor Immediately shall turn over All Assets, including cash, to the Trustee. Jefffrey Baron has no Authority to act on behalf of the Debtor in any capacity and no authority to exercise any control over the assets of the estate ofhter than in any way he is requested to or directed to act by the Chapter 11 Trustee. Hearings and Status Conference Set. Entered on 9/11/2009 (RE: related document(s)1 Voluntary petition (chapter 11) filed by Debtor Ondova Limited Company, 36 Motion for withdrawal of reference filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 39 Motion to Seal filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 83 Motion to withdraw as attorney filed by Attorney Wright Ginsberg Brusilow, P.C.). Hearings and Status Conference to be held on 9/28/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.) MODIFIED text to match pdf on 9/11/2009 (Moroles, D.).) No. of Notices: 3. Service Date 09/13/2009. (Admin.)
09/13/2009	90 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)87 Order granting motion to appear pro hac vice adding Alec P. Rosenberg for Grupo Andrea, S.A. de C.V. (related document # 73) Entered on 9/11/2009.) No. of Notices: 1. Service Date 09/13/2009. (Admin.)

09/13/2009	91 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)88 Order granting motion to appear pro hac vice adding Michael A. Grow for Grupo Andrea, S.A. de C.V. (related document # 72) Entered on 9/11/2009.) No. of Notices: 1. Service Date 09/13/2009. (Admin.)
09/14/2009	93 (6 pgs; 2 docs) Notice of hearing filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)36 Motion for withdrawal of reference. Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc., 39 Emergency Motion to file document under seal <i>Motion to Impound Contents of Statement of Financial Affairs Section 10</i> Filed by Manila Industries, Inc., Netsphere, Inc.). Hearing to be held on 9/28/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 36 and for 39, (Attachments: 1 Service List) (Hayward, Melissa)
09/14/2009	94 (1 pg) Order granting motion for expedited hearing (Related Doc# 84)(document set for hearing: 83 Motion to withdraw as attorney Filed by Attorney Wright Ginsberg Brusilow, P.C.) Entered on 9/14/2009. Hearing to be held on 9/28/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 83, (Moroles, D.)
09/15/2009	Proposed order regarding 2004 examination and production of documents (RE: related document(s)70 Motion for 2004 examination of Ondova Limited Company. Filed by Interested Party Grupo Andrea, S.A. de C.V. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Proposed Order# 5 Service List)). Document uploaded on 9/15/2009 (Ref-ID: 1253018655665_62). (Wielebinski, Joseph)
09/15/2009	95 (3 pgs) Notice of Appearance and Request for Notice by Gerrit M. Pronske filed by Creditor Jeffrey Baron. (Pronske, Gerrit)
09/15/2009	96 (4 pgs; 2 docs) Application to approve the appointment of a chapter 11 trustee (Attachments: 1 Exhibit Notice of Appointment and Amount of Bond)(Resnick, Nancy)
09/15/2009	Proposed order regarding Order Approving Appointment of Chapter 11 Trustee / Corky Sherman (RE: related document(s)96 Application to approve the appointment of a chapter 11 trustee (Attachments: # 1 Exhibit Notice of Appointment and Amount of Bond)). Document uploaded on 9/15/2009 (Ref-ID: 1253018655665_90). (Resnick, Nancy)
09/15/2009	Hearing held on 9/15/2009. (RE: related document(s)34 Motion to pay <i>Motion to Determine Adequate Assurance of Payment of Utilities Required Under 11 U.S.C.</i> § 366 Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: K. Moses for Debtor. Nonevidentiary hearing. Court granted unopposed motion, with proviso that any deposits are subject to separate approval of a cash collateral order. Ms. Moses to upload an order. (Harden, D.) (Entered: 09/17/2009)
09/16/2009	97 (3 pgs) Order granting motion for 2004 examination of Ondova Limited Company Filed by Interested Party Grupo Andrea, S.A. de C.V per order (related doc # 70). Entered on 9/16/2009. (Moroles, D.)
	98 (1 pg) Order granting application to approve the appointment of a chapter 11

30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/17/2009	trustee. Ordered, that the appointment of Daniel J. Sherman as Chapter 11 Trustee in this case is approved (related document # 96). Entered on 9/17/2009. (Moroles, D.)
09/17/2009	Proposed order regarding 366 Utility Adequate Protection (RE: related document(s)34 Motion to pay Motion to Determine Adequate Assurance of Payment of Utilities Required Under 11 U.S.C. § 366 Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 9/17/2009 (Ref-ID: 1253190626892_67). (Moses, Kim)
09/17/2009	Proposed order regarding Order Regarding Additional Interim Use of Asserted Cash Collateral (Agreed for 9/15 to 9/30) (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 9/17/2009 (Ref-ID: 1253190626892_240). (Keiffer, Edwin)
09/17/2009	99 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)94 Order granting motion for expedited hearing (Related Doc# 84)(document set for hearing: 83 Motion to withdraw as attorney Filed by Attorney Wright Ginsberg Brusilow, P.C.) Entered on 9/14/2009. Hearing to be held on 9/28/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 83,) No. of Notices: 1. Service Date 09/17/2009. (Admin.)
09/18/2009	100 (3 pgs) Order Granting Motion to Determine Adequate Assurance of Payment of Utilities Required Under 11 U.S.C. § 366 (related document # 34) Entered on 9/18/2009. (Moroles, D.)
09/18/2009	101 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)97 Order granting motion for 2004 examination of Ondova Limited Company Filed by Interested Party Grupo Andrea, S.A. de C.V per order (related doc # 70). Entered on 9/16/2009.) No. of Notices: 4. Service Date 09/18/2009. (Admin.)
09/19/2009	102 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)98 Order granting application to approve the appointment of a chapter 11 trustee. Ordered, that the appointment of Daniel J. Sherman as Chapter 11 Trustee in this case is approved (related document # 96). Entered on 9/17/2009.) No. of Notices: 1. Service Date 09/19/2009. (Admin.)
09/22/2009	104 (3 pgs) Order regarding additional interim use of cash collateral per order (related document # 10) Entered on 9/22/2009. (Moroles, D.)
09/24/2009	105 (4 pgs) Application to employ Daniel J. Sherman and the law firm of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals Nunc Pro Tunc effective September 10, 2004. Filed by Trustee Daniel J. Sherman (Sherman, Daniel)
	Proposed order regarding Employment of Attorneys and Paralegals Nunc Pro Tunc (RE: related document(s)105 Application to employ Daniel J. Sherman and the law firm of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals Nunc Pro Tunc effective

30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/24/2009	September 10, 2004. Filed by Trustee Daniel J. Sherman). Document uploaded on 9/24/2009 (Ref-ID: 1253793068921_166). (Sherman, Daniel)
09/28/2009	Proposed order regarding Allowing Withdrawal of WGB as Counsel for the Debtor (RE: related document(s)83 Motion to withdraw as attorney (Wright Ginsberg Brusilow, P.C.) Filed by Attorney Wright Ginsberg Brusilow, P.C.). Document uploaded on 9/28/2009 (Ref-ID: 1254142738331_69). (Keiffer, Edwin)
09/28/2009	Hearing held on 9/28/2009. (RE: related document(s)36 Motion for withdrawal of reference. Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court determined it will make a Report and Recommendation to District Court that motion be denied. (Harden, D.) (Entered: 09/30/2009)
09/28/2009	Hearing held on 9/28/2009. (RE: related document(s)39 Emergency Motion to file document under seal <i>Motion to Impound Contents of Statement of Financial Affairs Section 10</i> Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court determined it will continue hearing to mid-October 2009. Court to issue separate Order Continuing Hearing that will set the date/time. (Harden, D.) (Entered: 09/30/2009)
09/28/2009	Hearing held on 9/28/2009. (RE: related document(s)83 Motion to withdraw as attorney (Wright Ginsberg Brusilow, P.C.) Filed by Attorney Wright Ginsberg Brusilow, P.C.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court granted motion. Mr. Keiffer to upload order. (Harden, D.) (Entered: 09/30/2009)
09/28/2009	Status conference held on 9/28/2009. (RE: related document(s)98 Order granting application to approve the appointment of a chapter 11 trustee. Ordered, that the appointment of Daniel J. Sherman as Chapter 11 Trustee in this case is approved (related document # 96). Entered on 9/17/2009.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court heard reports of due diligence being undertaken by Chapter 11 trustee and that he is getting cooperation from parties. (Harden, D.) (Entered: 09/30/2009)
09/29/2009	106 (1 pg) Order Continuing Hearing Entered on 9/29/2009 (RE: related document(s)39 Emergency Motion to Seal Contents of Statement of Financial Affairs Section 10 filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.). Hearing to be held on 11/2/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for 39, (Moroles, D.)
09/30/2009	107 (1 pg) Notice of hearing filed by Attorney Sherman & Yaquinto, LLP (RE: related document(s)105 Application to employ Daniel J. Sherman and the law firm of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals Nunc Pro Tunc effective September 10, 2004. Filed by Trustee Daniel J. Sherman). Hearing to be held on 10/27/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 105, (Sherman, Daniel)

30/2014	U.S. Bankrupicy Court - Northern District of Texas
10/01/2009	108 (2 pgs) Order Granting Emergency Motion to withdraw as attorney for the Debtor (Wright Ginsberg Brusilow, P.C.) (related document # 83) Entered on 10/1/2009. (Moroles, D.)
10/02/2009	109 (6 pgs) Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. (RE: related document(s)36 Motion for withdrawal of reference. Civil Case No. 3:09-CV-1551-F. (Ecker, C.)
10/02/2009	110 (106 pgs) Transcript regarding Hearing Held 08/26/09 RE: 6, motion to use cash collateral. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 12/31/2009. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 8/26/2009. (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor; R. Wolf for Rasansky law firm; J. McPete and M. Hayward for Manill/NetSphere. Evidentiary hearing. Court heard direct testimony of J. Baron and continued matter to 9/1/09 at 9:30 am. Meanwhile Debtor has court permission to use cash on hand for internet charges (\$195), server (\$345); contract labor/programmer fees (\$2500); postpetition amounts owed to ICANN (undetermined amount); miscellaneous (\$500).). Transcript to be made available to the public on 12/31/2009. (Sumner, Cindy)</i>
10/02/2009	111 (27 pgs) Transcript regarding Hearing Held 09/11/09 RE: 70, motion for 2004 Examination. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 12/31/2009. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 9/11/2009. (RE: related document(s) 70 Motion for 2004 examination of Ondova Limited Company. Filed by Interested Party Grupo Andrea, S.A. de C.V. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Proposed Order# 5 Service List)) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; J. Wielibinski, A. Rosenberg (telephonically) and P. Grow (telephonically) for Grupo Andrea; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. After hearing arguments, court granted motion. Mr. Wielibinski to upload order.). Transcript to be made available to the public on 12/31/2009. (Sumner, Cindy)
	112 (48 pgs) Transcript regarding Hearing Held 09/11/09 RE: 10, motion to use cash collateral; 56, motion to show cause; 60, motion to dismiss. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL

PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 12/31/2009. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 9/11/2009. (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. Motion now moot, in light of courts decision to appoint a Chapter 11 Trustee., Hearing held on 9/11/2009. (RE: related document(s)56 Order to appear and show cause why: (A) A Chapter 11 Trustee should not be appointed, or alternatively, (B) the Case should not be Converted to a Case uner Chapter 7 and a Chapter 7 Trustee Appointed. Entered on 9/2/2009. Show Cause hearing to be held on 9/11/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm.) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. After hearing arguments and taking judicial notice of prior testimony and record in case, court appointed a Chapter 11 Trustee, based on FOFs and COLs stated orally. Court to issue order. Order to continue certain hearings and set a status conference in approximately two weeks., Hearing held on 9/11/2009. (RE: related document(s)60 Motion to dismiss case Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor (pending motion to withdraw); J. McPete and M. Hayward for NetSphere and Manilla; G. Pronske for J. Barron; J. Rasansky for Intervenors Rasansky and Aldous; L. Boydston for Board of Regents of the University of Texas System; J. Wielibinski, A. Rosenberg (telephonically) and P. Grow (telephonically) for Grupo Andrea; R. Lurich special litigation counsel to J. Barron and Ondova; S. Jones, criminal counsel to J. Barron; P. Vogel, special master to Judge Furgeson; M. Taylor (telephonically) for Quantec, Iguana and Novo Point. After hearing arguments and taking judicial notice of prior testimony and record in case, court appointed a Chapter 11 Trustee, based on FOFs and COLs state orally. Accordingly, Motion to Dismiss is denied. Court to issue order.). Transcript to be made available to the public on 12/31/2009. (Sumner, Cindy)

10/02/2009

113 INCORRECT ENTRY: No PDF Attached. Notice of transmission of Report and Recommendation regarding the motion to withdraw reference re: Civil Case #3:09-CV-1551-F (RE: related document(s)109 Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. (RE: related document(s)36 Motion for withdrawal of reference. Civil Case No. 3:09-CV-1551-F.) (Ecker, C.) Modified on 10/2/2009 (Ecker, C.).

10/02/2009

115 (2 pgs; 2 docs) Notice of transmission of Report and Recommendation re: Civil

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/02/2009	Case #3:09-CV-1551-F (RE: related document(s) <u>109</u> Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. (RE: related document(s) <u>36</u> Motion for withdrawal of reference. Civil Case No. 3:09-CV-1551-F.) (Attachments: <u>1</u> Service List) (Ecker, C.)
10/03/2009	116 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)108 Order Granting Emergency Motion to withdraw as attorney for the Debtor (Wright Ginsberg Brusilow, P.C.) (related document #83) Entered on 10/1/2009.) No. of Notices: 3. Service Date 10/03/2009. (Admin.)
10/04/2009	117 (7 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)109 Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. (RE: related document(s)36 Motion for withdrawal of reference. Civil Case No. 3:09-CV-1551-F.) No. of Notices: 1. Service Date 10/04/2009. (Admin.)
10/05/2009	Hearing held on 10/5/2009. (RE: related document(s)75 Application to employ Friedman & Feiger, L.L.P. as Special Counsel <i>for Debtor Nunc Pro Tunc</i> Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: R. Lurich for Friedman & Feiger; D. Sherman, Chapter 11 Trustee. Nonevidenitary hearing. Mr. Lurich announced that he was withdrawing his application. Court heard brief status report from Chapter 11 Trustee. (Mathews, M.) (Entered: 10/09/2009)
10/07/2009	119 (2 pgs) Notice of Withdrawal of Application to Employ Friedman & Feiger, LLP as Special Counsel filed by Attorney Friedman & Feiger, L.L.P., Debtor Ondova Limited Company (RE: related document(s)75 Application to employ Friedman & Feiger, L.L.P. as Special Counsel for Debtor Nunc Pro Tunc Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). (Lurich, Ryan)
10/08/2009	120 (3 pgs) Notice of Appearance and Request for Notice by Raymond J. Urbanik filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
10/12/2009	121 (15 pgs; 2 docs) Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 10/27/2009. (Attachments: 1 Service List) (Hayward, Melissa)
10/12/2009	Receipt of filing fee for Motion for relief from stay(09-34784-sgj11) [motion,mrlfsty] (150.00). Receipt number 10797232, amount \$ 150.00. (U.S. Treasury)
10/13/2009	122 (13 pgs; 3 docs) Application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney for the Trustee Nunc Pro Tunc Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A2 Limited Service List) (Urbanik, Raymond)
10/13/2009	Proposed order regarding Trustee's employment of Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)122 Application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney <i>for the Trustee Nunc Pro Tunc</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Limited Service List)). Document uploaded on 10/13/2009 (Ref-ID: 1255440133507_184). (Urbanik, Raymond)

10/14/2009	U.S. Bankruptcy Court - Northern District of Texas 123 (4 pgs; 2 docs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)122 Application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney for the Trustee Nunc Pro Tunc Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A# 2 Limited Service List)). Hearing to be held on 11/10/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 122, (Attachments: 1 Limited Service List) (Urbanik, Raymond)
10/14/2009	124 (5 pgs; 2 docs) Notice of hearing filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)121 Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 10/27/2009. (Attachments: 1 Service List)). Hearing to be held on 11/5/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for 121, (Attachments: 1 Service List) (Hayward, Melissa)
10/15/2009	125 (4 pgs; 2 docs) Amended Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)122 Application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney <i>for the Trustee Nunc Pro Tunc</i> Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A# 2 Limited Service List)). Hearing to be held on 11/12/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 122, (Attachments: 1 Limited Service List) (Urbanik, Raymond)
10/16/2009	126 (235 pgs) Transcript (REDACTED VERSION) regarding Hearing Held 09/01/09 RE: 10, motion to use cash collateral, redacted transcript. PORTIONS OF TRANSCRIPT ARE SEALED. IF YOU ARE ENTITLED TO SEALED PORTIONS, PLEASE SEND ORDER FORM TO THE COURT FOR JUDGE JERNIGAN'S APPROVAL. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 01/14/2010. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 9/1/2009. (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: P. Keiffer for Debtor; R. Lurich for J. Barron; J. McPete and M. Hayward for NetSphere and Manilla; J. Rasansky and C. Aldous for themselves. Evidentiary hearing. Court continued matter to 9/11/09 at 9:30 am. Court to also issue show cause order setting show cause hearing on 9/11/09 as to why Trustee should not be appointed in case or case converted.). Transcript to be made available to the public on 01/14/2010. (Sumner, Cindy) Modified on 10/16/2009 (Mathews, M.).</i>
10/16/2009	127 (10 pgs; 3 docs) Notice <i>of Amended Affidavit</i> filed by Trustee Daniel J. Sherman (RE: related document(s)122 Application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney <i>for the Trustee Nunc Pro Tunc</i> Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A2 Limited Service List)). (Attachments: 1 Exhibit A2 Limited Service List) (Urbanik, Raymond)
4.0	Proposed order regarding Motion on Cash Collateral Order (RE: related document(s)54 Emergency Motion to continue hearing on (related documents 10 Cash

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/21/2009	collateral) Filed by Debtor Ondova Limited Company). Document uploaded on 10/21/2009 (Ref-ID: 1256128304629_129). (Urbanik, Raymond)
10/22/2009	128 (17 pgs) Motion to draw down retainer in the amount of \$18,942.40 Filed by Accountant Lain, Faulkner & Co., P.C. Objections due by 11/5/2009. (Keiffer, Edwin)
10/22/2009	129 (2 pgs) Trustee's Individual Bond. \$450,000.00 (Neary, William)
10/26/2009	130 (6 pgs) Response opposed to (related document(s): 121 Motion for relief from stay Fee amount \$150, filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.) filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC. (Taube, Eric)
10/27/2009	131 (5 pgs) Trustee's Response opposed to (related document(s): 121 Motion for relief from stay Fee amount \$150, filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.) filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
10/27/2009	132 (58 pgs; 3 docs) Application for compensation (former Attorney for Debtor) for Wright Ginsberg Brusilow, P.C., Debtor's Attorney, Period: 7/27/2009 to 9/28/2009, Fee: \$129,856.25, Expenses: \$5,205.94. Filed by Attorney Wright Ginsberg Brusilow, P.C. (Attachments: 1 Exhibit "C"2 Service List) (Keiffer, Edwin)
10/27/2009	133 (4 pgs; 2 docs) Notice of hearing filed by Attorney Wright Ginsberg Brusilow, P.C. (RE: related document(s)132 Application for compensation (former Attorney for Debtor) for Wright Ginsberg Brusilow, P.C., Debtor's Attorney, Period: 7/27/2009 to 9/28/2009, Fee: \$129,856.25, Expenses: \$5,205.94. Filed by Attorney Wright Ginsberg Brusilow, P.C. (Attachments: 1 Exhibit "C"# 2 Service List)). Hearing to be held on 11/30/2009 at 01:30 PM Dallas Judge Jernigan Ctrm for 132, (Attachments: 1 Service List) (Keiffer, Edwin)
10/27/2009	134 (5 pgs) Amended Trustee's Response opposed to (related document(s): 121 Motion for relief from stay Fee amount \$150, filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.) filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
10/27/2009	135 (4 pgs) Response opposed to (related document(s): 121 Motion for relief from stay Fee amount \$150, filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.) RESPONSE OF WRIGHT GINSBERG BRUSILOW P.C., FORMER COUNSEL FOR DEBTOR AND ADMINISTRATIVE CLAIMANT, IN OPPOSITION TO MOTION FOR RELIEF FROM AUTOMATIC STAY TO PROCEED IN UNDERLYING LITIGATION filed by Attorney Wright Ginsberg Brusilow, P.C (Keiffer, Edwin)
10/27/2009	136 (4 pgs) Response opposed to (related document(s): 121 Motion for relief from stay Fee amount \$150, filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.) filed by Creditor Jeffrey Baron. (Pronske, Gerrit)
	Hearing held on 10/27/2009. (RE: related document(s)105 Application to employ Daniel J. Sherman and the law firm of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals Nunc Pro Tunc effective September 10, 2004. Filed by Trustee Daniel J.

10/27/2009	U.S. Bankruptcy Court - Northern District of Texas Sherman) Appearances: D. Sherman, Trustee. Nonevidentiary hearing. Application granted. Counsel to upload order. (Harden, D.) (Entered: 10/28/2009)
10/28/2009	Proposed order regarding Employment of Attorney and Paralegals (RE: related document(s)105 Application to employ Daniel J. Sherman and the law firm of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals Nunc Pro Tunc effective September 10 2004. Filed by Trustee Daniel J. Sherman). Document uploaded on 10/28/2009 (Ref-ID: 1256735088459_13). (Sherman, Daniel)
10/29/2009	137 (3 pgs) Agreed Order regarding interim use of cash collateral on motion to use cash collateral per order (related document # 10) Entered on 10/29/2009. (Moroles, D.)
10/29/2009	138 (1 pg) Order granting application to employ Daniel J. Sherman, of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals (related document # 105) Entered on 10/29/2009. (Moroles, D.)
10/31/2009	139 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)137 Agreed Order regarding interim use of cash collateral on motion to use cash collateral per order (related document # 10) Entered on 10/29/2009.) No. of Notices: 1. Service Date 10/31/2009. (Admin.)
11/02/2009	140 (32 pgs) Transcript regarding Hearing Held 09/28/09 RE: 39 motion to file document under seal;83 motion to withdraw, Keiffer; 98, motion to approve Chapter 11 Trustee. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/1/2010. Until that time the transcrip may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 9/28/2009. (RE: related document(s) 35 Emergency Motion to file document under sealMotion to Impound Contents of Statement of Financial Affairs Section 10 Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court determined it will continue hearing to mid-October 2009. Court to issue separate Order Continuing Hearing that will set the date/time., Hearing held on 9/28/2009. (RE: related document(s)83 Motion to withdraw as attorney (Wright Ginsberg Brusilow, P.C.) Filed by Attorney Wright Ginsberg Brusilow, P.C.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court granted motion. Mr. Keiffer to upload order., Status conference held on 9/28/2009. (RE: related document(s)98 Order granting application to approve the appointment of a chapter 11 trustee. Ordered, that the appointment of Daniel J. Sherman as Chapter 11 Trustee in this case is approved (related document #96). Entered on 9/17/2009.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court heard reports of due diligence being undertaken by Chap

30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/02/2009	Proposed order regarding Impound of Schedules and SOFA (RE: related document(s)39 Emergency Motion to file document under seal <i>Motion to Impound Contents of Statement of Financial Affairs Section 10</i> Filed by Manila Industries, Inc., Netsphere, Inc.). Document uploaded on 11/2/2009 (Ref-ID: 1257163725381_133). (Hayward, Melissa)
11/02/2009	Proposed order regarding AMENDED Order Authorizing Employment of Attorney adn Paralegals Nunc Pro Tunc Effective September 16, 2009 (RE: related document(s)105 Application to employ Daniel J. Sherman and the law firm of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals Nunc Pro Tunc effective September 10, 2004. Filed by Trustee Daniel J. Sherman). Document uploaded on 11/2/2009 (Ref-ID: 1257163725381_141). (Sherman, Daniel)
11/02/2009	Hearing held on 11/2/2009. (RE: related document(s)39 Emergency Motion to file document under seal <i>Motion to Impound Contents of Statement of Financial Affairs Section 10</i> Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: M. Hayward and J. McPete for Movants; R. Urbanek for Trustee. Nonevidentiary hearing. Announcement that motion is unopposed. Counsel to upload final order granting motion. (Floyd, K.) (Entered: 11/03/2009)
11/03/2009	144 (3 pgs) DISTRICT COURT Order denying motion for withdrawal of reference. Civil Case Number 3:09-CV-1551-RF (related doc # 36) Entered on 11/3/2009. ORDER ADOPTING 6 REPORT AND RECOMMENDATION OF THE UNITED STATES BANKRUPTCY JUDGE. 2 MOTION to Withdraw Reference is denied (Whitaker, Sheniqua) Modified to add text on 11/5/2009 (Whitaker, Sheniqua). (Entered: 11/05/2009)
11/04/2009	143 (8 pgs) Reply to (related document(s): 130 Response filed by Creditor Quantec, LLC, Creditor Iguana Consulting, LLC, Creditor Novo Point, LLC, 134 Response filed by Trustee Daniel J. Sherman, 135 Response filed by Attorney Wright Ginsberg Brusilow, P.C., 136 Response filed by Creditor Jeffrey Baron) filed by Manila Industries, Inc., Netsphere, Inc (Hayward, Melissa)
11/05/2009	145 (1 pg) Amended Order granting application to employ Daniel J. Sherman and the law firm of Sherman & Yaquinto, L.L.P. as Attorney and Paralegals Nunc Pro Tunc effective September 16, 2009 (related document # 105). Entered on 11/5/2009. (Moroles, D.)
11/05/2009	Hearing held on 11/5/2009. (RE: related document(s)121 Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 10/27/2009. (Attachments: # 1 Service List)) Appearances: R. Urbanik, G Pronske, E Taube, M Hayward, Charla Aldous. Peter Vogel, Chip Koonz, Frank Perry. John MacPete. Motion granted in part. 1) Court will lift stay to allow Mr. Vogel and Equivalent Data to pursue their fee requests in the district court litigation 2) court will lift stay to allow parties to ask Judge Ferguson to unseal his injunction orders. Court does not lift the stay in any other matter. Mr. Urbanik to upload order. (Harden, D.) (Entered: 11/10/2009)

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/06/2009	146 (7 pgs) Motion to pay Trustee's Motion to Establish Procedures for the Interim Compensation of Professionals Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
11/06/2009	147 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)146 Motion to pay <i>Trustee's Motion to Establish Procedures for the Interim Compensation of Professionals</i> Filed by Trustee Daniel J. Sherman). Hearing to be held on 12/1/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 146, (Urbanik, Raymond)
11/07/2009	148 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)144 DISTRICT COURT Order denying motion for withdrawal of reference. Civil Case Number 3:09-CV-1551-RF (related doc # 36) Entered on 11/3/2009. ORDER ADOPTING 6 REPORT AND RECOMMENDATION OF THE UNITED STATES BANKRUPTCY JUDGE. 2 MOTION to Withdraw Reference is denied (Whitaker, Sheniqua) Modified to add text on 11/5/2009 (Whitaker, Sheniqua).) No. of Notices: 1. Service Date 11/07/2009. (Admin.)
11/09/2009	149 (3 pgs) Order granting motion to SEAL information in debtor's schedules and statement of financial affairs. Ordered that the answer to question 10 on the debtor's statement of financial affairs is filed under SEAL. Further ordered that any other information set forth in the debtor's schedules or statement of financial affairs may also be subject to being filed under SEAL per conditions of this order (related document # 39). Entered on 11/9/2009. (Moroles, D.)
11/11/2009	Proposed order regarding Motoin for Relief from Automatic Stay <i>to Proceed in Underlying Litigation</i> (RE: related document(s) <u>121</u> Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 10/27/2009. (Attachments: # 1 Service List)). Document uploaded on 11/11/2009 (Ref-ID: 1257963361622_5). (Urbanik, Raymond)
11/11/2009	150 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)149 Order granting motion to SEAL information in debtor's schedules and statement of financial affairs. Ordered that the answer to question 10 on the debtor's statement of financial affairs is filed under SEAL. Further ordered that any other information set forth in the debtor's schedules or statement of financial affairs may also be subject to being filed under SEAL per conditions of this order (related document # 39). Entered on 11/9/2009.) No. of Notices: 4. Service Date 11/11/2009. (Admin.)
11/12/2009	Proposed order regarding employment of Munsch Hardt Kopf & Harr, P.C. as counsel for the Trustee (RE: related document(s)122 Application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney <i>for the Trustee Nunc Pro Tunc</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Limited Service List)). Document uploaded on 11/12/2009 (Ref-ID: 1258030013427_194). (Urbanik, Raymond)
11/12/2009	Hearing held on 11/12/2009. (RE: related document(s)122 Trustee's Application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney Nunc Pro Tunc.) Appearances: R. Urbanek for Applicant/Trustee. Nonevidentiary hearing. Application granted. Mr. Urbanek to upload order. (Sauer, K.) (Entered: 11/18/2009)

0/30/2014	U.S. Bankrupicy Court - Northern District of Texas
11/16/2009	151 (3 pgs) Order granting motion for relief from stay by Creditor Manila Industries, Inc. to proceed in underlying litigation (related document # 121) Entered on 11/16/2009. (Wiker, Joshua)
11/17/2009	152 (2 pgs) Order granting application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney, effective SEptember 28, 2009 (related document # 122). Entered on 11/17/2009. (Moroles, D.)
11/17/2009	Proposed order regarding motion for relief from stay (<i>Corrected Order</i>) (RE: related document(s) <u>121</u> Motion for relief from stay Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc. Objections due by 10/27/2009. (Attachments: # 1 Service List)). Document uploaded on 11/17/2009 (Ref-ID: 1258464309819_82). (Urbanik, Raymond)
11/17/2009	153 (2 pgs) Trustee's Individual Bond. \$1,000,000.00 filed by Daniel J. Sherman (Neary, William)
11/18/2009	154 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)151 Order granting motion for relief from stay by Creditor Manila Industries, Inc. to proceed in underlying litigation (related document # 121) Entered on 11/16/2009.) No. of Notices: 1. Service Date 11/18/2009. (Admin.)
11/19/2009	155 (3 pgs) Corrected Order granting motion for relief from stay to proceed in underlying litigation by Creditor Manila Industries, Inc. (related document # 121) Entered on 11/19/2009. (Moroles, D.)
11/19/2009	156 (1 pg) Order denying motion for want of prosecution (related document # 68 Motion to compel compliance) Entered on 11/19/2009. (Moroles, D.) MODIFIED text to match pdf on 11/19/2009 (Moroles, D.).
11/19/2009	157 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)152 Order granting application to employ Munsch Hardt Kopf & Harr, P.C. as Attorney, effective SEptember 28, 2009 (related document # 122). Entered on 11/17/2009.) No. of Notices: 1. Service Date 11/19/2009. (Admin.) (Entered: 11/20/2009)
11/21/2009	158 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)155 Corrected Order granting motion for relief from stay to proceed in underlying litigation by Creditor Manila Industries, Inc. (related document # 121) Entered on 11/19/2009.) No. of Notices: 1. Service Date 11/21/2009. (Admin.)
11/21/2009	159 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)156 Order denying motion for want of prosecution (related document # 68 Motion to compel compliance) Entered on 11/19/2009. (Moroles, D.) MODIFIED text to match pdf on 11/19/2009 (Moroles, D.).) No. of Notices: 2. Service Date 11/21/2009. (Admin.)
	Proposed order regarding Final Application for Allowance of Fees and Expenses of Wright Ginsberg Brusilow P.C., Former Counsel for Debtor (RE: related document(s)132 Application for compensation (former Attorney for Debtor) for Wright

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/30/2009	Ginsberg Brusilow, P.C., Debtor's Attorney, Period: 7/27/2009 to 9/28/2009, Fee: \$129,856.25, Expenses: \$5,205.94. Filed by Attorney Wright Ginsberg Brusilow, P.C. (Attachments: # 1 Exhibit "C"# 2 Service List)). Document uploaded on 11/30/2009 (Ref-ID: 1259591988626_174). (Keiffer, Edwin)
11/30/2009	Hearing held on 11/30/2009. (RE: related document(s)132 Application for compensation (former Attorney for Debtor) for Wright Ginsberg Brusilow, P.C., Debtor's Attorney, Period: 7/27/2009 to 9/28/2009, Fee: \$129,856.25, Expenses: \$5,205.94. Filed by Attorney Wright Ginsberg Brusilow, P.C. (Attachments: # 1 Exhibit "C"# 2 Service List)) Appearances: P. Keiffer for Debtor. Evidentiary hearing (proffer plus time records). Application approved. Mr. Taubenfeld to upload order. (Harden, D.) (Entered: 12/01/2009)
12/01/2009	Proposed order regarding establishment of interim compensation procedures for professionals (RE: related document(s) <u>146</u> Motion to pay <i>Trustee's Motion to Establish Procedures for the Interim Compensation of Professionals</i> Filed by Trustee Daniel J. Sherman). Document uploaded on 12/1/2009 (Ref-ID: 1259674887295_47). (Urbanik, Raymond)
12/01/2009	Hearing held on 12/1/2009. (RE: related document(s)146 Trustee's Motion to Establish Procedures for the Interim Compensation of Professionals. Appearances: R. Urbanek for Trustee. Nonevidentiary hearing. Motion granted. Mr. Urbanek to upload order. (Wiker, Joshua) (Entered: 12/02/2009)
12/02/2009	160 (2 pgs) Trustee's Individual Bond. \$1,500,000.00 filed by Daniel J. Sherman (Neary, William)
12/02/2009	Proposed order regarding additional interim use of cash collateral (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 12/2/2009 (Ref-ID: 1259758197586_230). (Urbanik, Raymond)</i>
12/03/2009	161 (2 pgs) Order granting final application for compensation (related document # 132) granting for Wright Ginsberg Brusilow, P.C., fees awarded: \$129856.25, expenses awarded: \$5205.94 Entered on 12/3/2009. (Sauer, K.)
12/04/2009	162 (4 pgs) Second Agreed Order Regarding Additional Interim Use of Cash Collateral. Entered on 12/4/2009 (RE: related document(s)10 Emergency Motion filed by Debtor Ondova Limited Company). (Moroles, D.)
12/04/2009	163 (17 pgs) Trustee's monthly operating report for filing period September 1, 2009 to September 30, 2009 (Sherman, Daniel)
12/05/2009	164 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)161 Order granting final application for compensation (related document # 132) granting for Wright Ginsberg Brusilow, P.C., fees awarded: \$129856.25, expenses awarded: \$5205.94 Entered on 12/3/2009.) No. of Notices: 1. Service Date 12/05/2009. (Admin.)

12/06/2009	165 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)162 Second Agreed Order Regarding Additional Interim Use of Cash Collateral. Entered on 12/4/2009 (RE: related document(s)10 Emergency Motion filed by Debtor Ondova Limited Company).) No. of Notices: 2. Service Date 12/06/2009. (Admin.)
12/08/2009	166 (3 pgs) Order Granting Trustee's Motion to Establish Procedures for the Interim Compensation of Professionals (related document # 146). Entered on 12/8/2009. (Moroles, D.)
12/09/2009	167 (3 pgs) Motion for expedited hearing(related documents 10 Cash collateral) Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
12/09/2009	Proposed order regarding motion for expedited hearing (RE: related document(s) <u>167</u> Motion for expedited hearing(related documents <u>10</u> Cash collateral) Filed by Trustee Daniel J. Sherman). Document uploaded on 12/9/2009 (Ref-ID: 1260366703312_154). (Urbanik, Raymond)
12/10/2009	Proposed order regarding additional interim use of cash collateral <i>Third Agreed Order Regarding Additional Interim Use of Cash Collateral</i> (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)</i> Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 12/10/2009 (Ref-ID: 1260451112214_23). (Urbanik, Raymond)
12/10/2009	168 (3 pgs) Notice of Appearance and Request for Notice by Angela B. Degeyter filed by Creditor VeriSign, Inc (Degeyter, Angela)
12/10/2009	169 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)166 Order Granting Trustee's Motion to Establish Procedures for the Interim Compensation of Professionals (related document # 146). Entered on 12/8/2009.) No. of Notices: 1. Service Date 12/10/2009. (Admin.) (Entered: 12/11/2009)
12/11/2009	170 (1 pg) Order granting motion for expedited status conference (Related Doc# 167) (document set for status conference: 10 Cash collateral) Entered on 12/11/2009. Status conference to be held on 12/16/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, (Wiker, Joshua)
12/11/2009	171 (4 pgs) Third Agreed Order temporarily granting motion for interim use of cash collateral (related document # 10) Entered on 12/11/2009. (Wiker, Joshua)
12/11/2009	172 (2 pgs) Notice of hearing <i>Notice of Expedited Status Conference</i> filed by Trustee Daniel J. Sherman (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)). Status Conference to be held on 12/16/2009 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Urbanik, Raymond) MODIFIED to correct linkage on 12/15/2009 (Sauer, K.).
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0/30/2014	U.S. Bankrupicy Court - Northern District of Texas
12/13/2009	173 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)170 Order granting motion for expedited status conference (Related Doc# 167)(document set for status conference: 10 Cash collateral) Entered on 12/11/2009. Status conference to be held on 12/16/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, No. of Notices: 2. Service Date 12/13/2009. (Admin.)
12/13/2009	174 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)171 Third Agreed Order temporarily granting motion for interim use of cash collateral (related document # 10) Entered on 12/11/2009.) No. of Notices: 4. Service Date 12/13/2009. (Admin.)
12/15/2009	175 (9 pgs; 3 docs) Motion to compromise controversy with Liberty Media Holdings, LLC. Filed by Trustee Daniel J. Sherman Objections due by 1/7/2010. (Attachments: 1 Exhibit 2 Service List) (Ong, Jay)
12/15/2009	176 (8 pgs; 2 docs) Motion to file document under seal. Trustee's Motion for Authority to File Under Seal Settlement Agreement with Liberty Media Holdings, LLC Filed by Trustee Daniel J. Sherman (Attachments: 1 Service List) (Ong, Jay)
12/15/2009	Proposed order regarding Trustee's motion to file settlement agreement under seal (RE: related document(s) <u>176</u> Motion to file document under seal. <i>Trustee's Motion for Authority to File Under Seal Settlement Agreement with Liberty Media Holdings, LLC</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Service List)). Document uploaded on 12/15/2009 (Ref-ID: 1260886953761_198). (Ong, Jay)
12/15/2009	177 (9 pgs; 3 docs) Motion to compromise controversy with The Board of Regents, The University of Texas System. Filed by Trustee Daniel J. Sherman Objections due by 1/7/2010. (Attachments: 1 Exhibit 2 Service List) (Ong, Jay)
12/15/2009	178 (8 pgs; 2 docs) Motion to file document under seal. Trustee's Motion for Authority to File Under Seal Settlement Agreement with The Board of Regents, The University of Texas System Filed by Trustee Daniel J. Sherman (Attachments: 1 Service List) (Ong, Jay)
12/15/2009	Proposed order regarding authority to file settlement agreement under seal (RE: related document(s)178 Motion to file document under seal. <i>Trustee's Motion for Authority to File Under Seal Settlement Agreement with The Board of Regents, The University of Texas System</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Service List)). Document uploaded on 12/15/2009 (Ref-ID: 1260886953761_204). (Ong, Jay)
	Status conference held on 12/16/2009. (RE: related document(s)170 Order granting motion for expedited status conference (Related Doc# 167)(document set for status conference: 10 Cash collateral) Entered on 12/11/2009. Status conference to be held on 12/16/2009 at 09:30 AM Dallas Judge Jernigan Ctrm for 10,) Appearances: R. Urbanik for Trustee (and D. Sherman, Trustee); E. Taub for Novell and Quantec; R. Wolf for J. Rasansky and C. Aldous; P. Keiffer, administrative claimant; J. Hall for J. Barron. Nonevidentiary hearing. Court heard reports regarding cash availability and needs and assertions of interests therein by certain parties. Court accepted and ordered Trustees

5/30/2014	U.S. Bankruptcy Court - Normern District of Texas
12/16/2009	proposed usages of cash in December and January, with a briefing schedule for parties to argue their interests in cash. Court set next hearing on cash collateral usage for 1/19/10 at 9:30 am. Mr. Urbanik to upload order. (Harden, D.) Modified text on 12/17/2009 (Harden, D.). (Entered: 12/17/2009)
12/16/2009	179 Hearing set (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Hearing to be held on 1/19/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, (Harden, D.) (Entered: 12/17/2009)
12/17/2009	180 (13 pgs) Debtor-in-possession monthly operating report for filing period October 1, 2009 to October 31, 2009 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
12/18/2009	Proposed order regarding Debtor's Emergency Motion (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 12/18/2009 (Ref-ID: 1261142626828_42). (Urbanik, Raymond)</i>
12/21/2009	181 (4 pgs) Order Setting Final Hearing on Cash Collateral Motion per order. Entered on 12/21/2009 (RE: related document(s)10 Cash collateral filed by Debtor Ondova Limited Company). Final Hearing to be held on 1/19/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, (Moroles, D.)
12/22/2009	182 (6 pgs) Motion for 2004 examination of Manish Aggrawal. Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
12/22/2009	183 (6 pgs) Motion for 2004 examination of Munish Krishan. Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
12/22/2009	184 (5 pgs) Motion for 2004 examination of Jill Johnson. Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
12/22/2009	185 (6 pgs) Motion for 2004 examination of Jeffrey Baron. Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
12/28/2009	186 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)182 Motion for 2004 examination of Manish Aggrawal. Filed by Trustee Daniel J. Sherman, 183 Motion for 2004 examination of Munish Krishan. Filed by Trustee Daniel J. Sherman, 184 Motion for 2004 examination of Jill Johnson. Filed by Trustee Daniel J. Sherman, 185 Motion for 2004 examination of Jeffrey Baron. Filed by Trustee Daniel J. Sherman). Hearing to be held on 1/26/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 185 and for 182 and for 184 and for 183, (Urbanik, Raymond)

U.S. Bankruptcy Court - Northern District of Texas
187 (5 pgs) Motion to file under seal Intervenors' Brief in Support of Intervenors' Objection to Debtor's Emergency Motion. Filed by Interested Party Aldous Law Firm (Brown, D.)
188 (3 pgs) Motion to file document under seal. Filed by Manila Industries, Inc., Netsphere, Inc. (Hayward, Melissa)
Proposed order regarding Motion to Seal (RE: related document(s)188 Motion to file document under seal. Filed by Manila Industries, Inc., Netsphere, Inc.). Document uploaded on 12/30/2009 (Ref-ID: 1262180672690_127). (Hayward, Melissa)
189 (2 pgs) Order granting motion to file under SEAL Intervenors' Brief in Support of Intervenors' Objection to Debtor's Emergency Motion. Filed by Interested Party Aldous Law Firm (related document # 187) Entered on 12/30/2009. (Moroles, D.)
190 (1 pg) Order granting motion to file Brief under SEAL (related document # 188 Motion to file document under seal Filed by Manila Industries, Inc. and Netsphere, Inc.). Entered on 12/30/2009. (Moroles, D.)
191 (5 pgs; 2 docs) Joinder by filed by Creditor Jeffrey Baron (RE: related document(s)182 Motion for 2004 examination of Manish Aggrawal., 183 Motion for 2004 examination of Munish Krishan., 184 Motion for 2004 examination of Jill Johnson.). (Attachments: 1 Service List) (Pronske, Gerrit)
192 (1 pg) FILED UNDER SEAL: Brief in support of intervenors' objection to Debtor's emergency motion asserting: (I) No perfected lien on Debtor's cash or accounts; and (II) Ability to utilize such property of the estate filed by Interested Parties Aldous Law Firm , Rasansky Law Firm (RE: related document(s)49 Objection). (Dugan, S.)
193 (1 pg) FILED UNDER SEAL: Brief in support of the Netsphere parties' limited objection to debtor's emergency motion asserting (I) No perfected lien on debtor's cash or accounts; and (II) Ability to utilize such property of the estate and request for accounting of monetization funds filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)41 Objection). (Dugan, S.)
194 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)189 Order granting motion to file under SEAL Intervenors' Brief in Support of Intervenors' Objection to Debtor's Emergency Motion. Filed by Interested Party Aldous Law Firm (related document # 187) Entered on 12/30/2009.) No. of Notices: 3. Service Date 01/01/2010. (Admin.)
195 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)190 Order granting motion to file Brief under SEAL (related document # 188 Motion to file document under seal Filed by Manila Industries, Inc. and Netsphere, Inc.). Entered on 12/30/2009.) No. of Notices: 1. Service Date 01/01/2010. (Admin.)
196 (7 pgs) Motion for relief from stay to File Motion in District Court Litigation Fee

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/04/2010	amount \$150, Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman Objections due by 1/19/2010. (Urbanik, Raymond)
01/04/2010	197 (3 pgs) Motion for expedited hearing(related documents 196 Motion for relief from stay) Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman (Urbanik, Raymond)
01/04/2010	Proposed order regarding expedite hearing (RE: related document(s)197 Motion for expedited hearing(related documents 196 Motion for relief from stay) Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman). Document uploaded on 1/4/2010 (Ref-ID: 1262612086492_330). (Urbanik, Raymond)
01/05/2010	198 (5 pgs; 2 docs) Joinder by Jeffrey Baron in Debtor's Emergency Motion Asserting: (I) No Perfected Lien on Debtor's Cash or Accounts; and (II) Ability to Utilize Such Property of the Estate per 11 U.S.C. 363(c)(1) filed by Creditor Jeffrey Baron (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)). (Attachments: 1 Service List) (Pronske, Gerrit)
01/05/2010	Receipt of filing fee for Motion for relief from stay(09-34784-sgj11) [motion,mrlfsty] (150.00). Receipt number 11214671, amount \$ 150.00. (U.S. Treasury)
01/05/2010	199 (3 pgs) Motion to appear pro hac vice for Eric Lopez Schnabel. Fee Amount \$25 Filed by Creditor VeriSign, Inc. (Degeyter, Angela)
01/05/2010	Receipt of filing fee for Motion to Appear pro hac vice(09-34784-sgj11) [motion,mprohac] (25.00). Receipt number 11217177, amount \$ 25.00. (U.S. Treasury)
01/05/2010	200 (14 pgs; 3 docs) Response unopposed to (related document(s): 10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) filed by Debtor Ondova Limited Company) filed by Creditor VeriSign, Inc (Attachments: 1 Exhibit A2 Mailing Matrix) (Degeyter, Angela)
01/06/2010	202 (11 pgs) Debtor-in-possession monthly operating report for filing period November 1, 2009 to November 30, 2009 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
01/06/2010	203 (2 pgs) Notice of hearing(expedited) filed by Trustee Daniel J. Sherman (RE: related document(s)196 Motion for relief from stay to File Motion in District Court Litigation Fee amount \$150, Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman Objections due by 1/19/2010.). Hearing to be held on 1/15/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 196, (Urbanik, Raymond)
	204 (2 pgs) Amended Notice of hearing(expedited) filed by Trustee Daniel J.

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/07/2010	Sherman (RE: related document(s)196 Motion for relief from stay to File Motion in District Court Litigation Fee amount \$150, Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman Objections due by 1/19/2010.). Hearing to be held on 1/15/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 196, (Urbanik, Raymond)
01/07/2010	205 (2 pgs) Order granting motion for expedited hearing (Related Doc# 197) (document set for hearing: 196 Motion for relief from stay to file motion in District Court litigation) Entered on 1/7/2010. Hearing to be held on 1/15/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 196, (Moroles, D.)
01/07/2010	206 (1 pg) Order granting motion to appear pro hac vice adding Eric Lopez Schnabel for VeriSign, Inc. (related document # 199) Entered on 1/7/2010. (Moroles, D.)
01/09/2010	207 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)205 Order granting motion for expedited hearing (Related Doc# 197)(document set for hearing: 196 Motion for relief from stay to file motion in District Court litigation) Entered on 1/7/2010. Hearing to be held on 1/15/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 196,) No. of Notices: 1. Service Date 01/09/2010. (Admin.)
01/09/2010	208 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)206 Order granting motion to appear pro hac vice adding Eric Lopez Schnabel for VeriSign, Inc. (related document # 199) Entered on 1/7/2010.) No. of Notices: 2. Service Date 01/09/2010. (Admin.)
01/11/2010	209 Brief in opposition filed by Trustee Daniel J. Sherman (RE: related document(s)193 Brief). (Urbanik, Raymond)
01/12/2010	210 (2 pgs) Certificate of No Objection filed by Trustee Daniel J. Sherman (RE: related document(s)175 Motion to compromise controversy with Liberty Media Holdings, LLC., 176 Motion to file document under seal. <i>Trustee's Motion for Authority to File Under Seal Settlement Agreement with Liberty Media Holdings</i> , LLC). (Urbanik, Raymond)
01/12/2010	211 (2 pgs) Certificate of No Objection filed by Trustee Daniel J. Sherman (RE: related document(s)177 Motion to compromise controversy with The Board of Regents, The University of Texas System., 178 Motion to file document under seal. Trustee's Motion for Authority to File Under Seal Settlement Agreement with The Board of Regents, The University of Texas System). (Urbanik, Raymond)
01/12/2010	212 (6 pgs) Trustee's Motion to file document under seal. Trustee's Motion for Authority to File Under Seal or Restrict Access to the Trustee's Reply Brief Regarding Objections to Debtor's Emergency Motion Asserting: (I) No Perfected Lien on Debtor's Cash or Accounts; and (II) Ability to Utilize Such Property of the Estate Per 11 U.S.C. Section 363(C)(1) Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
	Proposed order regarding seal (RE: related document(s)212 Trustee's Motion to file document under seal. Trustee's Motion for Authority to File Under Seal or Restrict

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/12/2010	Access to the Trustee's Reply Brief Regarding Objections to Debtor's Emergency Motion Asserting: (I) No Perfected Lien on Debtor's Cash or Accounts; and (II) Ability to Utilize Such Property of the Estate Per 11 U.S.C. Section 363(C)(1) Filed by Trustee Daniel J. Sherman). Document uploaded on 1/12/2010 (Ref-ID: 1263303037483_48). (Urbanik, Raymond)
01/12/2010	213 (9 pgs) Objection to (related document(s): 182 Motion for 2004 examination of Manish Aggrawal. filed by Trustee Daniel J. Sherman, 183 Motion for 2004 examination of Munish Krishan. filed by Trustee Daniel J. Sherman, 184 Motion for 2004 examination of Jill Johnson. filed by Trustee Daniel J. Sherman) filed by Manila Industries, Inc., Netsphere, Inc (Hayward, Melissa)
01/13/2010	214 (2 pgs) Order granting motion to file under seal settlement agreement with Liberty Media Holdings, LLC (related document # 176) Entered on 1/13/2010. (Wiker, Joshua)
01/13/2010	215 (2 pgs) Order granting motion to file under seal settlement agreement with the Board of Regents, The University of Texas System (related document # 178) Entered on 1/13/2010. (Wiker, Joshua)
01/13/2010	216 (3 pgs) Witness and Exhibit List <i>Designation of Witnesses and Exhibits for January 15</i> , 2010 Hearing filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman (RE: related document(s)196 Motion for relief from stay <i>to File Motion in District Court Litigation</i> Fee amount \$150,). (Urbanik, Raymond)
01/13/2010	217 (2 pgs) Order granting motion to file under seal or restrict access to the Trustee's brief regarding objections to debtor's emergency motion (related document # 212) Entered on 1/13/2010. (Wiker, Joshua)
01/13/2010	Proposed order regarding Compromise and Settlement with the Board of Regents, the University of Texas System (RE: related document(s)177 Motion to compromise controversy with The Board of Regents, The University of Texas System. Filed by Trustee Daniel J. Sherman Objections due by 1/7/2010. (Attachments: # 1 Exhibit# 2 Service List)). Document uploaded on 1/13/2010 (Ref-ID: 1263390135540_191). (Urbanik, Raymond)
01/13/2010	Proposed order regarding Compromise and Settlement with Liberty Media Holdings, L.L.C. (RE: related document(s)175 Motion to compromise controversy with Liberty Media Holdings, LLC. Filed by Trustee Daniel J. Sherman Objections due by 1/7/2010. (Attachments: # 1 Exhibit# 2 Service List)). Document uploaded on 1/13/2010 (Ref-ID: 1263390135540_192). (Urbanik, Raymond)
01/13/2010	218 (5 pgs; 2 docs) Affidavit by Daniel J. Sherman filed by Trustee Daniel J. Sherman (RE: related document(s)196 Motion for relief from stay to File Motion in District Court Litigation Fee amount \$150,). (Attachments: 1 Exhibit 1) (Urbanik, Raymond)
	219 (2 pgs) Order granting Trustee's motion to compromise controversy with Liberty

01/14/2010	U.S. Bankruptcy Court - Northern District of Texas Media Holdings, LLC (related document # 175) Entered on 1/14/2010. (Wiker, Joshua)
01/14/2010	220 (2 pgs) Order granting Trustee's motion to compromise controversy with The Board of Regents, The University of Texas System (related document # 177) Entered on 1/14/2010. (Wiker, Joshua)
01/14/2010	221 (6 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)). (Ong, Jay)
01/14/2010	222 (19 pgs; 2 docs) Response opposed to (related document(s): 196 Motion for relief from stay to File Motion in District Court Litigation Fee amount \$150, filed by Trustee Daniel J. Sherman, Creditor Quantec, LLC, Creditor Iguana Consulting, LLC, Creditor Novo Point, LLC) filed by Manila Industries, Inc., Netsphere, Inc (Attachments: 1 Affidavit) (Hayward, Melissa)
01/14/2010	223 (3 pgs) Witness and Exhibit List filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)). (Hayward, Melissa)
01/15/2010	224 (5 pgs) Joinder by Novo Point, LLC, Iguana Consulting, LLC and Quantec, LLC in Trustee's Motions for Examination of Manish Aggrawal, Munish Krishan, Jeffrey Baron and Jill Johnson Pursuant to Bankruptcy Rule 2004 filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC (RE: related document(s)182 Motion for 2004 examination of Manish Aggrawal., 183 Motion for 2004 examination of Munish Krishan., 184 Motion for 2004 examination of Jill Johnson., 185 Motion for 2004 examination of Jeffrey Baron.). (Taube, Eric)
01/15/2010	Proposed order regarding Relief from Automatic Stay (RE: related document(s) <u>196</u> Motion for relief from stay <i>to File Motion in District Court Litigation</i> Fee amount \$150, Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman Objections due by 1/19/2010.). Document uploaded on 1/15/2010 (Ref-ID: 1263562210048_171). (Ong, Jay)
01/15/2010	225 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)214 Order granting motion to file under seal settlement agreement with Liberty Media Holdings, LLC (related document # 176) Entered on 1/13/2010.) No. of Notices: 3. Service Date 01/15/2010. (Admin.)
01/15/2010	226 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)215 Order granting motion to file under seal settlement agreement with the Board of Regents, The University of Texas System (related document # 178) Entered on 1/13/2010.) No. of Notices: 4. Service Date 01/15/2010. (Admin.)
	227 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)217 Order granting motion to file under seal or restrict access to the Trustee's brief regarding

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/15/2010	objections to debtor's emergency motion (related document # 212) Entered on 1/13/2010.) No. of Notices: 4. Service Date 01/15/2010. (Admin.)
01/15/2010	Hearing held on 1/15/2010 (RE: related document(s)196 Motion for relief from stay to File Motion in District Court Litigation filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman)Appearances: R. Urbanek for Trustee Sherman; Trustee Sherman; J. McPete and M. Hayward for NetSphere/Manilla; C. Capua for Quantec Parties; S. Hutchison, and M. Grow and A. Rosenberg (telephonically) for Grupo Andrea; R. Wolf for J. Rasansky and C. Aldous; B. Perry for Simple; J. Hall for J. Barron; P. Vogel, Special Master in District Court litigation. Evidentiary hearing (affidavits). Motion granted with conditions as to any disposition of domain names. Mr. Urbanek to upload order. (Davis, T.) (Entered: 01/19/2010)
01/16/2010	228 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)219 Order granting Trustee's motion to compromise controversy with Liberty Media Holdings, LLC (related document # 175) Entered on 1/14/2010.) No. of Notices: 5. Service Date 01/16/2010. (Admin.) (Entered: 01/17/2010)
01/16/2010	229 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)220 Order granting Trustee's motion to compromise controversy with The Board of Regents. The University of Texas System (related document # 177) Entered on 1/14/2010.) No. of Notices: 5. Service Date 01/16/2010. (Admin.) (Entered: 01/17/2010)
01/18/2010	230 (5 pgs) Joinder by Novo Point, LLC, Iguana Consulting, LLC and Quantec, LLC in DEBTORS EMERGENCY MOTION ASSERTING: (I) NO PERFECTED LIEN ON DEBTORS CASH OR ACCOUNTS; AND (II) ABILITY TO UTILIZE SUCH PROPERTY OF THE ESTATE PER 11 U.S.C. § 363(c)(1) filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)). (Taube, Eric)
01/18/2010	231 (21 pgs) Motion for relief from stay Fee amount \$150, Filed by Attorney Friedman & Feiger, L.L.P. Objections due by 2/8/2010. (Lurich, Ryan)
01/18/2010	Receipt of filing fee for Motion for relief from stay(09-34784-sgj11) [motion,mrlfsty] (150.00). Receipt number 11279278, amount \$ 150.00. (U.S. Treasury)
01/18/2010	232 (2 pgs) Notice of hearing filed by Attorney Friedman & Feiger, L.L.P. (RE: related document(s)231 Motion for relief from stay Fee amount \$150, Filed by Attorney Friedman & Feiger, L.L.P. Objections due by 2/8/2010.). Preliminary hearing to be held on 2/11/2010 at 01:30 PM at Dallas Judge Jernigan Ctrm. (Lurich, Ryan)
01/19/2010	233 (4 pgs) Notice Statement of Locke Lord Bissell & Liddell LLP Pursuant to Rule 2019 of the Federal Rules of Bankruptcy Procedure filed by Attorney Locke Lord Bissell & Liddell LLP. (Knapp, Bradley)
	234 (17 pgs; 4 docs) Motion to disallow claims Filed by Creditor Jeffrey Baron

01/19/2010	U.S. Bankruptcy Court - Northern District of Texas (Attachments: <u>1</u> Exhibit A <u>2</u> Service List <u>3</u> Creditor Matrix) (Pronske, Gerrit)
01/19/2010	235 (12 pgs; 3 docs) Notice of Alternative Proposed Order filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s) 196 Motion for relief from stay to File Motion in District Court Litigation Fee amount \$150, Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman Objections due by 1/19/2010.). (Attachments: 1 Proposed Order -redline 2 Proposed Order) (Hayward, Melissa)
01/19/2010	Proposed order regarding Alternative Proposed Order on Joint Motion for Relief from Stay (RE: related document(s)196 Motion for relief from stay to File Motion in District Court Litigation Fee amount \$150, Filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman Objections due by 1/19/2010.). Document uploaded on 1/19/2010 (Ref-ID: 1263911852487_1088). (Hayward, Melissa)
01/19/2010	236 (4 pgs) Notice Statement of Franklin Skierski Lovall Hayward LLP Pursuant to Rule 2019 of the Federal Rules of Bankruptcy Procedure filed by Attorney Franklin Skierski Lovall Hayward LLP. (Hayward, Melissa)
01/19/2010	Hearing held on 1/19/2010. (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; E. Taube and C. Capua for Novo/Quantec parties; J. McPete and M. Hayward for NetSphere/Manilla; J. Hall for J. Baron; J. Rasansky for himself and C. Aldous; A. Degater and E. Schnabel (telephonically) for Verisign. Nonevidentiary hearing. Court heard announcement that Rasansky/Aldous were withdrawing request for adequate protection, while reserving all rights w/r/t their proof of claim. Court also heard oral arguments of Trustee, Quantec, and Manilla/NetSphere and will take matter under advisement and give a ruling on 1/26/10 at 9:30 am at setting already scheduled for Rule 2004 Motions. (Harden, D.) (Entered: 01/20/2010)
01/19/2010	238 Bench ruling set (RE: related document(s)10 Motion to use cash collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Bench ruling to be held on 1/26/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 10, (Harden, D.) (Entered: 01/20/2010)
	237 (73 pgs) Transcript regarding Hearing Held 01/15/2010 RE: MOTION FOR RELIEF FROM STAY TO FILE MOTION IN DISTRICT COURT LITIGATION FILED BY IGUANA CONSULTING, LLC, NOVO POINT, LLC, QUANTEC, LLC (DOCKET 196). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 04/20/2010. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Transcripts Plus,

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/20/2010	Inc., Telephone number 215-862-1115. (RE: related document(s) Hearing held on 1/15/2010 (RE: related document(s)196 Motion for relief from stay to File Motion in District Court Litigation filed by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC, Trustee Daniel J. Sherman)Appearances: R. Urbanek for Trustee Sherman; Trustee Sherman; J. McPete and M. Hayward for NetSphere/Manilla; C. Capua for Quantec Parties; S. Hutchison, and M. Grow and A. Rosenberg (telephonically) for Grupo Andrea; R. Wolf for J. Rasansky and C. Aldous; B. Perry for Simple; J. Hall for J. Barron; P. Vogel, Special Master in District Court litigation. Evidentiary hearing (affidavits). Motion granted with conditions as to any disposition of domain names. Mr. Urbanek to upload order.). Transcript to be made available to the public on 04/20/2010. (Hartmann, Karen)
01/20/2010	239 (3 pgs) Order granting motion for relief from stay to file motion in district court litigation by Iguana Consulting, LLC , Novo Point, LLC , Quantec, LLC (related document # 196) Entered on 1/20/2010. (Moroles, D.)
01/20/2010	240 (7 pgs) Statement of Pursuant to Rule 2019 filed by Creditor Payne and Blanchard, LLP filed by Franklin H. Perry . (Moroles, D.)
01/22/2010	241 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)239 Order granting motion for relief from stay to file motion in district court litigation by Iguana Consulting, LLC, Novo Point, LLC, Quantec, LLC (related document # 196) Entered on 1/20/2010.) No. of Notices: 1. Service Date 01/22/2010. (Admin.) (Entered: 01/25/2010)
01/25/2010	242 (8 pgs) Objection to (related document(s): 182 Motion for 2004 examination of Manish Aggrawal. filed by Trustee Daniel J. Sherman, 183 Motion for 2004 examination of Munish Krishan. filed by Trustee Daniel J. Sherman, 184 Motion for 2004 examination of Jill Johnson. filed by Trustee Daniel J. Sherman)Objection to Joinders filed by Baron and Cook Island Entities filed by Manila Industries, Inc., Netsphere, Inc (Hayward, Melissa)
01/26/2010	Hearing held on 1/26/2010. (RE: related document(s)185 Motion for 2004 examination of Jeffrey Baron. Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik for Trustee; Trustee Sherman; R. Wolf for Rasansky and Aldous; V. Driver for J. Baron; E. Taub for Quantec parties; M. Wayward and J. McPete for Manila/NetSphere. Nonevidentiary hearing. Motion granted. Mr. Urbanik to upload order. (Harden, D.) (Entered: 01/28/2010)
01/26/2010	Hearing held on 1/26/2010. (RE: related document(s)182 Motion for 2004 examination of Manish Aggrawal. Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik for Trustee; Trustee Sherman; R. Wolf for Rasansky and Aldous; V. Driver for J. Baron; E. Taub for Quantec parties; M. Wayward and J. McPete for Manila/NetSphere . Nonevidentiary hearing. Motion granted. Mr. Urbanik to upload order. (Harden, D.) (Entered: 01/28/2010)
	Hearing held on 1/26/2010. (RE: related document(s)184 Motion for 2004 examination of Jill Johnson. Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik for Trustee; Trustee Sherman; R. Wolf for Rasansky and Aldous; V. Driver for

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/26/2010	J. Baron; E. Taub for Quantec parties; M. Wayward and J. McPete for Manila/NetSphere . Nonevidentiary hearing. Motion granted. Mr. Urbanik to upload order. (Harden, D.) (Entered: 01/28/2010)
01/26/2010	Hearing held on 1/26/2010. (RE: related document(s)183 Motion for 2004 examination of Munish Krishan. Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik for Trustee; Trustee Sherman; R. Wolf for Rasansky and Aldous; V. Driver for J. Baron; E. Taub for Quantec parties; M. Wayward and J. McPete for Manila/NetSphere . Nonevidentiary hearing. Motion granted. Mr. Urbanik to upload order. (Harden, D.) (Entered: 01/28/2010)
01/26/2010	244 Bench ruling reset (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company) Bench ruling to be given on 2/1/2010 at 11:00 AM Dallas Judge Jernigan Ctrm for 10, (Harden, D.) (Entered: 01/28/2010)
01/27/2010	243 (3 pgs) Joinder by filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)185 Motion for 2004 examination of Jeffrey Baron.). (Hayward, Melissa)
01/28/2010	245 (14 pgs; 3 docs) Application to employ Lain Faulkner & Co., P.C. as Accountant Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A2 Proposed Order) (Ong, Jay)
01/28/2010	Proposed order regarding Trustee's Motion for Examination of Jeffrey Baron Pursuant to Bankruptcy Rule 2004 (RE: related document(s)185 Motion for 2004 examination of Jeffrey Baron. Filed by Trustee Daniel J. Sherman). Document uploaded on 1/28/2010 (Ref-ID: 1264687486003_104). (Urbanik, Raymond)
01/28/2010	Proposed order regarding Trustee's Motion for Examination of Manish Aggrawal Pursuant to Bankruptcy Rule 2004 (RE: related document(s)182 Motion for 2004 examination of Manish Aggrawal. Filed by Trustee Daniel J. Sherman). Document uploaded on 1/28/2010 (Ref-ID: 1264687486003_181). (Urbanik, Raymond)
01/28/2010	Proposed order regarding Trustee's Motion for Examination of Munish Krishan Pursuant to Bankruptcy Rule 2004 (RE: related document(s) <u>183</u> Motion for 2004 examination of Munish Krishan. Filed by Trustee Daniel J. Sherman). Document uploaded on 1/28/2010 (Ref-ID: 1264687486003_182). (Urbanik, Raymond)
01/28/2010	Proposed order regarding Trustee's Motion for Examination of Jill Johnson Pursuant to Bankruptcy Rule 2004 (RE: related document(s)184 Motion for 2004 examination of Jill Johnson. Filed by Trustee Daniel J. Sherman). Document uploaded on 1/28/2010 (Ref-ID: 1264687486003_195). (Urbanik, Raymond)
02/01/2010	246 (5 pgs) Notice of Appearance and Request for Notice by Mark Edward Andrews filed by Interested Party Grupo Andrea, S.A. de C.V (Andrews, Mark)
	247 (2 pgs) Notice of Withdrawal of Motion to Lift Stay filed by Attorney Friedman &

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
02/01/2010	Feiger, L.L.P. (RE: related document(s)231 Motion for relief from stay Fee amount \$150, Filed by Attorney Friedman & Feiger, L.L.P. Objections due by 2/8/2010.). (Lurich, Ryan)
02/01/2010	248 (2 pgs) Order granting motion for 2004 examination of Jeffrey Baron (related doc # 185) Entered on 2/1/2010. (Moroles, D.)
02/01/2010	249 (2 pgs) Order granting motion for 2004 examination of Manish Aggrawal (related doc # 182) Entered on 2/1/2010. (Moroles, D.)
02/01/2010	250 (2 pgs) Order granting motion for 2004 examination of Munish Krishan (related doc # 183) Entered on 2/1/2010. (Moroles, D.)
02/01/2010	251 (2 pgs) Order granting motion for 2004 examination of Jill Johnson (related doc # 184) Entered on 2/1/2010. (Moroles, D.)
02/01/2010	256 Bench ruling reset (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)) Bench ruling to be held on 2/8/2010 at 11:00 AM Dallas Judge Jernigan Ctrm for 10, (Harden, D.) (Entered: 02/05/2010)
02/03/2010	252 (8 pgs) Statement of Rasansky Law Firm and Aldous Law Firm Pursuant to Rule 2019 of the FRBP. filed by Interested Parties Aldous Law Firm , Rasansky Law Firm . (Zisk, B)
02/03/2010	253 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)248 Order granting motion for 2004 examination of Jeffrey Baron (related doc # 185) Entered on 2/1/2010.) No. of Notices: 1. Service Date 02/03/2010. (Admin.) (Entered: 02/04/2010)
02/03/2010	254 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)249 Order granting motion for 2004 examination of Manish Aggrawal (related doc # 182) Entered on 2/1/2010.) No. of Notices: 1. Service Date 02/03/2010. (Admin.) (Entered: 02/04/2010)
02/03/2010	255 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)251 Order granting motion for 2004 examination of Jill Johnson (related doc # 184) Entered on 2/1/2010.) No. of Notices: 1. Service Date 02/03/2010. (Admin.) (Entered: 02/04/2010)
02/08/2010	257 (3 pgs) Agreed Order Approving Netsphere Parties' Joinder in Trustee's Motion for Examination per order. Entered on 2/8/2010 (RE: related document(s)243 Joinder by filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s) 185 Motion for 2004 examination of Jeffrey Baron.). (Moroles, D.)
	Bench ruling held on 2/8/2010. (RE: related document(s)10 Motion to use cash

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
02/08/2010	collateral <i>Debtors Emergency Motion Asserting:</i> (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1) Filed by Debtor Ondova Limited Company) Appearances: R. Urbanik for Trustee; M. Hayward and J. McPete for NetSphere; C. Capua and E. Taub (telephonically) for Novo/Quantec parties; E. New, M. Grow (telephonically) and A. Rosenberg (telephonically) for Grupo Andrea; E. Schnabel for Verisign. Nonevidentiary hearing. Court announced bench ruling that Netsphere is not entitled to adequate protection visvis the Trustees cash usage. Mr. Urbanik to upload order. (Harden, D.) (Entered: 02/10/2010)
02/09/2010	258 (23 pgs; 4 docs) Application to employ The Beckham Group as Special Counsel Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A2 Exhibit B3 Proposed Order) (Ong, Jay)
02/09/2010	259 (19 pgs; 3 docs) Motion to compromise controversy with River Cruise Investments, Ltd Filed by Trustee Daniel J. Sherman Objections due by 3/1/2010. (Attachments: 1 Exhibit A2 Proposed Order) (Ong, Jay)
02/09/2010	260 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)258 Application to employ The Beckham Group as Special Counsel Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Proposed Order)). Hearing to be held on 3/4/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 258, (Ong, Jay)
02/10/2010	261 (13 pgs) Debtor-in-possession monthly operating report for filing period 12/01/2009 to 12/31/2009 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
02/10/2010	Proposed order regarding Debtor's Emergency Motion Asserting No Perfected Lien on Debtor's Cash or Accounts (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 2/10/2010 (Ref-ID: 1265803054461_239). (Urbanik, Raymond)
02/10/2010	Proposed order regarding Debtor's Emergency Motion Asserting No Perfected Lien on Debtor's Cash or Accounts (RE: related document(s)10 Motion to use cash collateral Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c) (1) Filed by Debtor Ondova Limited Company (Attachments: # 1 Service List)). Document uploaded on 2/10/2010 (Ref-ID: 1265803054461_240). (Urbanik, Raymond)
	262 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)257 Agreed Order Approving Netsphere Parties' Joinder in Trustee's Motion for Examination per order. Entered on 2/8/2010 (RE: related document(s)243 Joinder by filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s) 185 Motion for 2004 examination of Jeffrey Baron.).) No. of Notices: 3. Service Date 02/11/2010.

02/11/2010	U.S. Bankruptcy Court - Northern District of Texas (Admin.)
02/11/2010	Hearing held on 2/11/2010. (RE: related document(s)231 Motion for relief from stay Filed by Attorney Friedman & Feiger, L.L.P.) Motion withdrawn. (Harden, D.) (Entered: 02/16/2010)
02/16/2010	263 (3 pgs) Response opposed to (related document(s): 234 Motion to disallow claims filed by Creditor Jeffrey Baron) filed by Creditor Reyna Hinds & Crandall. (Crandall, Jeanne)
02/16/2010	264 (2 pgs) Order that no party holds any interest entitled to adequate protection with respect to assets of the estate Re: Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)(related document # 10) Entered on 2/16/2010. (Moroles, D.)
02/17/2010	265 (9 pgs) Objection and Response and Brief in Opposition (related document(s): 234 Motion to disallow certain scheduled claims filed by Creditor Jeffrey Baron) filed by Interested Parties Charla G. Aldous, Aldous Law Firm. (Zisk, B)
02/18/2010	266 (18 pgs; 2 docs) Response opposed to (related document(s): 234 Motion to disallow claims filed by Creditor Jeffrey Baron) filed by Trustee Daniel J. Sherman. (Attachments: 1 Exhibit A) (Pannier, Lee)
02/18/2010	267 (7 pgs) Objection to (related document(s): 234 Motion to disallow claims filed by Creditor Jeffrey Baron) filed by Denis Kleinfeld, Marshden, LLC, HCB, LLC, Realty Investment Management, LLC. (Brown, D.)
02/18/2010	268 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)264 Order that no party holds any interest entitled to adequate protection with respect to assets of the estate Re: Debtors Emergency Motion Asserting: (i) No Perfected Lien on Debtors Cash or Accounts; and (ii) Ability to Utilize Such Property of the Estate per 11 U.S.C. § 363(c)(1)(related document # 10) Entered on 2/16/2010.) No. of Notices: 2. Service Date 02/18/2010. (Admin.) (Entered: 02/19/2010)
02/22/2010	269 (19 pgs; 4 docs) Objection to claim(s) 11 of Creditor(s) Rasansky Law Firm and Aldous Law Firm. Filed by Creditor Jeffrey Baron. (Attachments: 1 Exhibit A2 Exhibit B3 Service List)(Pronske, Gerrit)
02/22/2010	270 (6 pgs; 2 docs) Objection to claim(s) 2 of Creditor(s) Randal C. Shaffer d/b/a The Law Office of Randal C. Shaffer. Filed by Creditor Jeffrey Baron. (Attachments: 1 Service List)(Pronske, Gerrit)
02/22/2010	271 (117 pgs; 6 docs) Objection to claim(s) 10 of Creditor(s) Grupo Andrea S.A. de C.V Filed by Creditor Jeffrey Baron. (Attachments: 1 Exhibit A2 Exhibit B-13 Exhibit B-24 Exhibit B-35 Service List)(Pronske, Gerrit)
	272 (16 pgs; 3 docs) Motion for 2004 examination of Diamond Key, LLC. Filed by

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
03/02/2010	Manila Industries, Inc., Netsphere, Inc. (Attachments: <u>1</u> Exhibit A <u>2</u> Service List) (Hayward, Melissa)
03/02/2010	273 (16 pgs; 3 docs) Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Exhibit A2 Service List) (Hayward, Melissa)
03/02/2010	274 (16 pgs; 3 docs) Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Exhibit A2 Service List) (Hayward, Melissa)
03/02/2010	275 (15 pgs; 3 docs) Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Exhibit A2 Service List) (Hayward, Melissa)
03/02/2010	276 (7 pgs; 2 docs) Notice of hearing filed by Manila Industries, Inc., Netsphere, Inc. (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Exhibit A# 2 Service List), 273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Exhibit A# 2 Service List), 274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Exhibit A# 2 Service List), 275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Exhibit A# 2 Service List)). Hearing to be held on 4/7/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 273 and for 274 and for 272 and for 275, (Attachments: 1 Service List) (Hayward, Melissa)
03/03/2010	277 (4 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)245 Application to employ Lain Faulkner & Co., P.C. as Accountant Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Proposed Order)). Hearing to be held on 4/7/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 245, (Ong, Jay)
03/03/2010	278 (4 pgs; 2 docs) Objection to (related document(s): 259 Motion to compromise controversy with River Cruise Investments, Ltd filed by Trustee Daniel J. Sherman) filed by Creditor Jeffrey Baron. (Attachments: 1 Exhibit A) (Pronske, Gerrit)
03/04/2010	Hearing held on 3/4/2010. (RE: related document(s)258 Application to employ The Beckham Group as Special Counsel Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik for Trustee Sherman; G. Pronske for J. Barron; J. McPete for NetSphere; J. for the Beckham Group. Evidentiary hearing. Application granted. Mr. Urbanik to upload order. (Harden, D.) (Entered: 03/08/2010)
03/05/2010	279 (4 pgs) Opposition Objection to claim(s) 2 of Creditor(s) Randal Shaffer. (Filed by Creditor Randal Shaffer. RE: 270 Objection to claim(s) 2 of Creditor(s) Randal C. Shaffer d/b/a The Law Office of Randal C. Shaffer. Filed by Creditor Jeffrey Baron. (Attachments: # 1 Service List)(Pronske, Gerrit) (Hendricks, Charles) Modified linkage on 3/9/2010 (Kerr, S.).

	U.S. Bankrupicy Court - Normern District of Texas
03/08/2010	Proposed order regarding 2004 Exam Amended Order Approving Trustee's Motion for Examination of Jeffrey Baron Pursuant to Bankruptcy Rule 2004 (RE: related document(s)185 Motion for 2004 examination of Jeffrey Baron. Filed by Trustee Daniel J. Sherman). Document uploaded on 3/8/2010 (Ref-ID: 1268055224906_147). (Urbanik, Raymond)
03/09/2010	280 (2 pgs) Amended Order granting motion for 2004 examination of Jeffrey Baron per order (related doc # 185) Entered on 3/9/2010. (Moroles, D.)
03/10/2010	Proposed order regarding Employment of the Beckham Group as Special Counsel to the Trustee, Nunc Pro Tunc (RE: related document(s)258 Application to employ The Beckham Group as Special Counsel Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Proposed Order)). Document uploaded on 3/10/2010 (Ref-ID: 1268229165946_64). (Urbanik, Raymond)
03/10/2010	Proposed order regarding approval of compromise and settlement with River Cruise Investment, Ltd. (RE: related document(s)259 Motion to compromise controversy with River Cruise Investments, Ltd Filed by Trustee Daniel J. Sherman Objections due by 3/1/2010. (Attachments: # 1 Exhibit A# 2 Proposed Order)). Document uploaded on 3/10/2010 (Ref-ID: 1268229165946_67). (Urbanik, Raymond)
03/11/2010	281 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)280 Amended Order granting motion for 2004 examination of Jeffrey Baron per order (related doc # 185) Entered on 3/9/2010.) No. of Notices: 2. Service Date 03/11/2010. (Admin.)
03/12/2010	282 (10 pgs; 2 docs) Response opposed to (related document(s): 271 Objection to claim filed by Creditor Jeffrey Baron) filed by Interested Party Grupo Andrea, S.A. de C.V (Attachments: 1 SERVICE LIST) (Andrews, Mark)
03/18/2010	283 (3 pgs) Order granting application to employ The Beckham Group as Special Counsel to the Trustee, Nunc Pro Tunc effective as of September 17, 2009 (related document # 258). Entered on 3/18/2010. (Moroles, D.)
03/18/2010	284 (3 pgs) Order granting motion to compromise controversy with River Cruise Investments, Ltd Filed by Trustee Daniel J. Sherman further conditions per order (related document # 259) Entered on 3/18/2010. (Moroles, D.)
03/20/2010	285 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)283 Order granting application to employ The Beckham Group as Special Counsel to the Trustee, Nunc Pro Tunc effective as of September 17, 2009 (related document # 258). Entered on 3/18/2010.) No. of Notices: 3. Service Date 03/20/2010. (Admin.)
03/20/2010	286 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)284 Order granting motion to compromise controversy with River Cruise Investments, Ltd Filed by Trustee Daniel J. Sherman further conditions per order (related document # 259) Entered on 3/18/2010.) No. of Notices: 1. Service Date 03/20/2010. (Admin.)

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
03/22/2010	287 (1 pg) Court correspondence requesting an order from attorney for creditor. (RE: related document(s)234 Motion to disallow claims Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit A# 2 Service List# 3 Creditor Matrix)) Responses due by 4/21/2010. (Bibbs, P.)
03/22/2010	Proposed order regarding Rule 2004 Exam of Jeffrey Baron First Stipulation and Agreement Regarding Amended Order Approving Trustee's Motion for Examination of Jeffrey Baron Pursuant to Bankruptcy Rule 2004 (RE: related document(s)185 Motion for 2004 examination of Jeffrey Baron. Filed by Trustee Daniel J. Sherman). Document uploaded on 3/22/2010 (Ref-ID: 1269262503657_132). (Urbanik, Raymond)
03/23/2010	288 (3 pgs) Order Granting First Stipulation and Agreement Regarding Amended Order granting motion for 2004 examination (related doc # 185 Motion for 2004 examination of Jeffrey Baron). Entered on 3/23/2010. (Moroles, D.)
03/25/2010	289 (6 pgs) Objection to (related document(s): 272 Motion for 2004 examination of Diamond Key, LLC. filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 273 Motion for 2004 examination of Manassas LLC. filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 274 Motion for 2004 examination of Ron Sheridan. filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 275 Motion for 2004 examination of Adrian Taylor. filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.) Motion for Rule 2004 Examinations of Adrian Taylor, Ron Sheridan, Manassas LLC and Diamond Key LLC filed by Novo Point, LLC, Quantec, LLC. (Taube, Eric)
03/25/2010	290 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)288 Order Granting First Stipulation and Agreement Regarding Amended Order granting motion for 2004 examination (related doc # 185 Motion for 2004 examination of Jeffrey Baron). Entered on 3/23/2010.) No. of Notices: 2. Service Date 03/25/2010. (Admin.)
03/31/2010	291 (5 pgs; 2 docs) Notice of hearing filed by Creditor Jeffrey Baron (RE: related document(s)234 Motion to disallow claims Filed by Creditor Jeffrey Baron (Attachments: 1 Exhibit A# 2 Service List# 3 Creditor Matrix)). Hearing to be held on 5/25/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 234, (Attachments: 1 Exhibit Service List) (Stephenson, Christina)
03/31/2010	Proposed order regarding Rule 2004 Exam Second Stipulation and Agreement Regarding Amended Order Approving Trustee's Motion for Examination of Jeffrey Baron Pursuant to Bankruptcy Rule 2004 (RE: related document(s)185 Motion for 2004 examination of Jeffrey Baron. Filed by Trustee Daniel J. Sherman). Document uploaded on 3/31/2010 (Ref-ID: 1269262503657_2264). (Urbanik, Raymond)
03/31/2010	292 (3 pgs) Second Stipulation and Agreement Regarding Amended Order granting motion for 2004 examination of Jeffrey Baron, continued from March 25, 2010 to April 7, 2010 (related doc # 185). Entered on 3/31/2010. (Moroles, D.)
04/05/2010	293 (11 pgs) Debtor-in-possession monthly operating report for filing period 01/01/2010 to 01/31/2010 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
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0/2014	U.S. Bankruptcy Court - Northern District of Texas
04/05/2010	294 (12 pgs) Debtor-in-possession monthly operating report for filing period 02/01/2010 to 02/28/2010 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
04/06/2010	295 (5 pgs) Reply to (related document(s): 289 Objection filed by Creditor Quantec, LLC, Creditor Novo Point, LLC) filed by Manila Industries, Inc., Netsphere, Inc (Hayward, Melissa)
04/07/2010	Hearing held on 4/7/2010. (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examinations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders. (Harden, D.) (Entered: 04/09/2010)
04/07/2010	Hearing held on 4/7/2010. (RE: related document(s)275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders. (Harden, D.) (Entered: 04/09/2010)
04/07/2010	Hearing held on 4/7/2010. (RE: related document(s)273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders. (Harden, D.) (Entered: 04/09/2010)

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
04/07/2010	Hearing held on 4/7/2010. (RE: related document(s)274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders. (Harden, D.) (Entered: 04/09/2010)
04/07/2010	296 INCORRECT ENTRY: Status conference set (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc., 273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc., 274 Motion for 2004 examination of Ron Sheridan Filed by Manila Industries, Inc., Netsphere, Inc., 275 Motion for 2004 examination of Adrian Taylor Filed by Manila Industries, Inc., Netsphere, Inc.) Status Conference to be held on 4/7/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Harden, D.) Modified on 4/9/2010 (Harden, D.). (Entered: 04/09/2010)
04/07/2010	297 Status conference set (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc., 273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc., 274 Motion for 2004 examination of Ron Sheridan Filed by Manila Industries, Inc., Netsphere, Inc., 275 Motion for 2004 examination of Adrian Taylor Filed by Manila Industries, Inc., Netsphere, Inc.) Status Conference to be held on 4/30/2010 at 09:30 AM. (Harden, D.) (Entered: 04/09/2010)
04/07/2010	Hearing held on 4/7/2010. (RE: related document(s)245 Application to employ Lain Faulkner & Co., P.C. as Accountant Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted. Counsel to upload order. (Harden, D.) (Entered: 04/09/2010)
	298 (48 pgs) Transcript regarding Hearing Held 04/07/2010 RE: APPLICATION TO EMPLOY LAIN FAULKNER & CO., P.C. (DOCKET 245). MOTION FOR 2004 EXAMINATIONS (DOCKETS 272, 273, 274, 275) THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 07/14/2010. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Transcripts Plus, Inc., Telephone number 215-862-1115. (RE: related document(s) Hearing held on 4/7/2010. (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea.

Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examinations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders., Hearing held on 4/7/2010. (RE: related document(s)275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Ouantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders., Hearing held on 4/7/2010. (RE: related document(s)273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders., Hearing held on 4/7/2010. (RE: related document(s)274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: R. Urbanek for Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted, although examination not to occur before 4/3/10 unless otherwise agreed among parties. Court ordered that if there is no global settlement by 4/30/10, all Rule 2004 examinations that have been ordered in the case shall occur between 4/30/10 and 5/15/10, at either mutually agreed upon locations or as ordered by court (court to hold status conference on 4/30/10 at 9:30 am to order location and parameters of Rule 2004 examinations, if a global settlement has not been reached by then, with possibility of such examations occurring on courthouse premises with U.S. Marshal supervision). Counsel to upload orders., 297 Status conference set (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc., <u>273</u> Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc., 274 Motion for 2004 examination of Ron Sheridan Filed by Manila Industries, Inc., Netsphere, Inc., 275 Motion for 2004 examination of Adrian Taylor Filed by Manila Industries, Inc., Netsphere, Inc.) Status Conference to be held on 4/30/2010 at 09:30 AM., Hearing held on 4/7/2010. (RE: related document(s)245 Application to employ Lain Faulkner & Co., P.C. as Accountant Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek for

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
04/15/2010	Trustee Sherman; M. Hayward and J. McPete for Manilla/NetSpere; M. Taylor and C. Capua for Quantec/Novo Point; E. New for Grupo Andrea. Nonevidentiary hearing. Motion granted. Counsel to upload order.). Transcript to be made available to the public on 07/14/2010. (Hartmann, Karen)
04/20/2010	Proposed order regarding Rule 2004 Examinations <i>Order:</i> (1) Setting Status Conference; and (2) Scheduling Rule 2004 Examinations (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)). Document uploaded on 4/20/2010 (Ref-ID: 1270472567583_3573). (Urbanik, Raymond)
04/21/2010	299 (2 pgs) Order Setting Status Conference and Scheduling all Rule 2004 Examinations per conditions of order. Entered on 4/21/2010 (RE: related document(s)272 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 273 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 274 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 275 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.). Status Conference to be held on 4/30/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
04/22/2010	Proposed order regarding Motion for 2004 examination of Diamond Key, LLC (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)). Document uploaded on 4/22/2010 (Ref-ID: 1271789481244_525). (Hayward, Melissa)
04/22/2010	Proposed order regarding Motion for 2004 Examination of Manassas, LLC (RE: related document(s)273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)). Document uploaded on 4/22/2010 (Ref-ID: 1271789481244_527). (Hayward, Melissa)
04/22/2010	Proposed order regarding Motion for 2004 Examination of Ron Sheridan (RE: related document(s)274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)). Document uploaded on 4/22/2010 (Ref-ID: 1271789481244_528). (Hayward, Melissa)
04/22/2010	Proposed order regarding Motion for 2004 Examination of Adrian Taylor (RE: related document(s)275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)). Document uploaded on 4/22/2010 (Ref-ID: 1271789481244_530). (Hayward, Melissa)
04/22/2010	300 (13 pgs) Trustee's monthly operating report for filing period March 1, 2010 to March 31, 2010 (Sherman, Daniel)

3/30/2011	C.S. Ballin apply Court Profuerin District of Texas
04/24/2010	301 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)299 Order Setting Status Conference and Scheduling all Rule 2004 Examinations per conditions of order. Entered on 4/21/2010 (RE: related document(s)272 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 273 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 274 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc., 275 Motion for examination filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.). Status Conference to be held on 4/30/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 18. Service Date 04/24/2010. (Admin.)
04/26/2010	302 (1 pg) Clerk's correspondence requesting an order from attorney for Trustee. (RE: related document(s)245 Application to employ Lain Faulkner & Co., P.C. as Accountant Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Proposed Order)) Responses due by 5/26/2010. Modified on 4/26/2010 (Bibbs, P.).
04/27/2010	Proposed order regarding Trustee's Employment of Lain Faulkner & Co., P.C. as Accountants and Financial Advisors for the Trustee, Nunc Pro Tunc (RE: related document(s)245 Application to employ Lain Faulkner & Co., P.C. as Accountant Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Proposed Order)). Document uploaded on 4/27/2010 (Ref-ID: 1272380023406_46). (Urbanik, Raymond)
04/27/2010	303 (87 pgs; 8 docs) Application for compensation (<i>First Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 9/28/2009 to 1/31/2010, Fee: \$301,067.50, Expenses: \$7,095.48. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 5/18/2010. (Attachments: 1 Exhibit A2 Exhibit B3 Exhibit C4 Exhibit D5 Exhibit E6 Exhibit F7 Service List) (Urbanik, Raymond)
04/27/2010	304 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)303 Application for compensation (<i>First Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 9/28/2009 to 1/31/2010, Fee: \$301,067.50, Expenses: \$7,095.48. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 5/18/2010. (Attachments: 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Service List)). Hearing to be held on 5/24/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 303, (Attachments: 1 Service List) (Urbanik, Raymond)
04/28/2010	305 (22 pgs; 4 docs) Notice (Notice of Intent to Complete Rule 2004 Examination of Debtor Via Jeffrey Baron) filed by Interested Party Grupo Andrea, S.A. de C.V (Attachments: 1 Exhibit A - September 15, 2009 Order Exhibit B - Deposition Excerpts Exhibit C - April 21, 2010 Order) (Andrews, Mark)
04/29/2010	306 (2 pgs) Emergency Motion to continue hearing on (related documents 297 Hearing set/continued) Filed by Trustee Daniel J. Sherman (Pannier, Lee)
04/29/2010	Proposed order regarding Motion to Continue Status Conference (RE: related document(s)306 Emergency Motion to continue hearing on (related documents 297 Hearing set/continued) Filed by Trustee Daniel J. Sherman). Document uploaded on 4/29/2010 (Ref-ID: 1272558105254_166). (Pannier, Lee)
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5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
04/30/2010	307 (1 pg) Order granting emergency motion to continue hearing on (related document # 306) (related documents 272 Motion for 2004 examination of Diamond Key, LLC., 273 Motion for 2004 examination of Manassas LLC., 274 Motion for 2004 examination of Ron Sheridan., 275 Motion for 2004 examination of Adrian Taylor.) Entered on 4/30/2010. Status Conference to be held on 5/5/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Wiker, Joshua) MODIFIED text to show document numbers on 5/4/2010 (Wiker, Joshua).
05/02/2010	308 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)307 Order granting emergency motion to continue hearing on (related document # 306) (related documents Motion for 2004 examination of Diamond Key, LLC., Motion for 2004 examination of Manassas LLC., Motion for 2004 examination of Ron Sheridan., Motion for 2004 examination of Adrian Taylor.) Entered on 4/30/2010. Status Conference to be held on 5/5/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 2. Service Date 05/02/2010. (Admin.)
05/03/2010	309 (3 pgs) Order granting application to employ Lain Faulkner & Co., PC as Accountants and Financial Advisors for the Trustee, Nunc Pro Tunc effective as of 9/17/2009. (related document # 245) Entered on 5/3/2010. (Moroles, D.)
05/03/2010	310 (21 pgs) Motion for relief from stay Fee amount \$150, Filed by Attorney Friedman & Feiger, L.L.P. Objections due by 5/27/2010. (Lurich, Ryan)
05/03/2010	Receipt of filing fee for Motion for relief from stay(09-34784-sgj11) [motion,mrlfsty] (150.00). Receipt number 11816941, amount \$ 150.00. (U.S. Treasury)
05/03/2010	311 (2 pgs) Notice of hearing filed by Attorney Friedman & Feiger, L.L.P. (RE: related document(s)310 Motion for relief from stay Fee amount \$150, Filed by Attorney Friedman & Feiger, L.L.P. Objections due by 5/27/2010.). Preliminary hearing to be held on 5/27/2010 at 01:30 PM at Dallas Judge Jernigan Ctrm. (Lurich, Ryan)
05/05/2010	312 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)309 Order granting application to employ Lain Faulkner & Co., PC as Accountants and Financial Advisors for the Trustee, Nunc Pro Tunc effective as of 9/17/2009. (related document # 245) Entered on 5/3/2010.) No. of Notices: 1. Service Date 05/05/2010. (Admin.) (Entered: 05/06/2010)
	Status conference held on 5/5/2010. (RE: related document(s)307 Order granting emergency motion to continue hearing on (related document # 306) Status Conference to be held on 5/5/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm.) Appearances: M. Hayward J. McPete for Manilla/NetSphere; R. Urbanik for Trustee Sherman; Trustee Sherman; G. Pronske for J. Barron; C. Capua for Quantec Novo parties; R. Wolf for Aldous/Rasansky; E. New for Grupo. Nonevidentiary hearing. Court heard reports regarding lack of settlement and set a deadline of 5/14/10 for settlement motion (and/or motion to convert) and would set either one, if filed, for hearing on 5/20/10 at 2:00 pm. In all events there shall be a status conference on 5/20/10 at 2:00 pm. Mr. Baron and Gary Lyons are ordered to appear at the bankruptcy court hearings/status conference on 5/20/10 at 2:00 pm and, in the event of no settlement Mr. Baron shall be required to testify before Bankruptcy Court on 5/20/10 at 2:00 pm. Additionally, in the event of no

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
05/05/2010	settlement by 5/14/10, there shall be a parties-only (no attorneys for parties) mediation before Magistrate Judge Paul Stickney beginning on 5/19/10 at 1:00 pm and resuming the morning of 5/20/10 as appropriate. Mr. Urbanik to upload order. (Harden, D.) (Entered: 05/10/2010)
05/05/2010	Hearing held on 5/5/2010. (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)) Appearances: M. Hayward J. McPete for Manilla/NetSphere; R. Urbanik for Trustee Sherman; Trustee Sherman; G. Pronske for J. Barron; C. Capua for Quantec Novo parties; R. Wolf for Aldous/Rasansky; E. New for Grupo. Court conducted status conference and this motion not taken up. Movant may request a resetting, as necessary, after May 20, 2010. (Harden, D.) (Entered: 05/10/2010)
05/05/2010	Hearing held on 5/5/2010. (RE: related document(s)273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)) Appearances: M. Hayward J. McPete for Manilla/NetSphere; R. Urbanik for Trustee Sherman; Trustee Sherman; G. Pronske for J. Barron; C. Capua for Quantec Novo parties; R. Wolf for Aldous/Rasansky; E. New for Grupo. Court conducted status conference and this motion not taken up. Movant may request a resetting, as necessary, after May 20, 2010. (Harden, D.) (Entered: 05/10/2010)
05/05/2010	Hearing held on 5/5/2010. (RE: related document(s)274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)) Appearances: M. Hayward J. McPete for Manilla/NetSphere; R. Urbanik for Trustee Sherman; Trustee Sherman; G. Pronske for J. Barron; C. Capua for Quantec Novo parties; R. Wolf for Aldous/Rasansky; E. New for Grupo. Court conducted status conference and this motion not taken up. Movant may request a resetting, as necessary, after May 20, 2010. (Harden, D.) (Entered: 05/10/2010)
05/05/2010	Hearing held on 5/5/2010. (RE: related document(s)275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)) Appearances: M. Hayward J. McPete for Manilla/NetSphere; R. Urbanik for Trustee Sherman; Trustee Sherman; G. Pronske for J. Barron; C. Capua for Quantec Novo parties; R. Wolf for Aldous/Rasansky. Court conducted status conference and this motion not taken up. Movant may request a resetting, as necessary, after May 20, 2010. (Harden, D.) (Entered: 05/10/2010)
	Proposed order regarding Scheduling Hearing <i>and Other Matters</i> (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)). Document uploaded on 5/7/2010 (Ref-ID:

05/07/2010	U.S. Bankruptcy Court - Northern District of Texas 1272558105254_2123). (Urbanik, Raymond)
05/07/2010	313 (3 pgs) Order setting status conference and other matters Entered on 5/7/2010 ((RE: related document(s) 272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)). Status Conference to be held on 5/20/2010 at 02:00 PM at Dallas Judge Jernigan Ctrm. In the event the Conversion Motion is filed or, alternatively, no Settlement Motion is filed, by May 14, 2010, this Court orders a mediation session, with principals only and no attorneys, to be held on May 19, 2010 at 2:00 p.m. before United States Magistrate Judge Paul D.Stickney. (Wiker, Joshua) Modified to add linkage on 5/14/2010 (Bibbs, P.).
05/09/2010	314 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)313 Order setting status conference and other matters Entered on 5/7/2010 (RE: related document(s)1 Voluntary petition (chapter 11) filed by Debtor Ondova Limited Company). Status Conference to be held on 5/20/2010 at 02:00 PM at Dallas Judge Jernigan Ctrm. In the event the Conversion Motion is filed or, alternatively, no Settlement Motion is filed, by May 14, 2010, this Court orders a mediation session, with principals only and no attorneys, to be held on May 19, 2010 at 2:00 p.m. before United States Magistrate Judge Paul D.Stickney.) No. of Notices: 4. Service Date 05/09/2010. (Admin.)
05/12/2010	315 (2 pgs) Notice of Appearance and Request for Notice by Gary G. Lyon filed by Creditor Jeffrey Baron. (Lyon, Gary)
05/12/2010	316 (25 pgs; 2 docs) Application for administrative expenses Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor VeriSign, Inc. Objections due by 6/2/2010. (Attachments: 1 Mailing Matrix) (Degeyter, Angela)
05/12/2010	499 (25 pgs) Motion for relief from stay. Fee amount \$150, Filed by Creditor VeriSign, Inc. (Moroles, D.) Additional attachment(s) added on 11/1/2010 (Moroles, D.). (Entered: 10/29/2010)
05/14/2010	317 (10 pgs; 2 docs) Motion to convert case from chapter 11 to 7. Fee Amount \$15, in addition to Motion for leave <i>for authorization to operate business</i> Filed by Trustee Daniel J. Sherman Objections due by 5/20/2010. (Attachments: 1 Proposed Order) (Ong, Jay)
	318 (4 pgs; 2 docs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)317 Motion to convert case from chapter 11 to 7. Fee Amount \$15, in addition to Motion for leave <i>for authorization to operate business</i> Filed by Trustee Daniel J. Sherman Objections due by 5/20/2010. (Attachments: 1 Proposed Order)).

05/17/2010	U.S. Bankruptcy Court - Northern District of Texas Hearing to be held on 5/20/2010 at 02:00 PM Dallas Judge Jernigan Ctrm for 317, (Attachments: 1 Service List) (Pannier, Lee)
05/17/2010	319 (3 pgs; 2 docs) Certificate of service re: Notice of Hearing filed by Trustee Daniel J. Sherman (RE: related document(s)318 Notice of hearing). (Attachments: 1 Service List) (Pannier, Lee)
05/17/2010	320 (11 pgs; 3 docs) Motion for expedited hearing(related documents 316 Application for administrative expenses) Filed by Creditor VeriSign, Inc. (Attachments: 1 Proposed Order 2 Mailing Matrix) (Degeyter, Angela)
05/18/2010	Receipt of filing fee for Motion to convert case from chapter 11 to 7(09-34784-sgj11) [motion,mcn11to7] (15.00). Receipt number 11888107, amount \$15.00. (U.S. Treasury)
05/18/2010	321 (3 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)317 Motion to convert case from chapter 11 to 7. Fee Amount \$15, Motion for leave <i>for authorization to operate business</i>). (Pannier, Lee)
05/18/2010	Proposed order regarding Motion for Expedited Hearing (RE: related document(s)320 Motion for expedited hearing(related documents 316 Application for administrative expenses) Filed by Creditor VeriSign, Inc. (Attachments: # 1 Proposed Order # 2 Mailing Matrix)). Document uploaded on 5/18/2010 (Ref-ID: 1273497144978_1994). (Degeyter, Angela)
05/18/2010	322 (6 pgs; 2 docs) Notice of hearing filed by Creditor VeriSign, Inc. (RE: related document(s) Proposed order regarding Motion for Expedited Hearing (RE: related document(s)320 Motion for expedited hearing(related documents 316 Application for administrative expenses) Filed by Creditor VeriSign, Inc. (Attachments: 1 Proposed Order # 2 Mailing Matrix)). Document uploaded on 5/18/2010 (Ref-ID: 1273497144978_1994).). Hearing to be held on 5/20/2010 at 02:00 PM Dallas Judge Jernigan Ctrm for [], (Attachments: 1 Mailing Matrix) (Degeyter, Angela)
05/18/2010	Proposed order regarding Hearing on Motion for Expedited Hearing (amended) (RE: related document(s)320 Motion for expedited hearing(related documents 316 Application for administrative expenses) Filed by Creditor VeriSign, Inc. (Attachments: # 1 Proposed Order # 2 Mailing Matrix)). Document uploaded on 5/18/2010 (Ref-ID: 1273497144978_2055). (Degeyter, Angela)
05/18/2010	323 (6 pgs; 2 docs) Amended Notice of hearing filed by Creditor VeriSign, Inc. (RE: related document(s) Proposed order regarding Hearing on Motion for Expedited Hearing (amended) (RE: related document(s)320 Motion for expedited hearing(related documents 316 Application for administrative expenses) Filed by Creditor VeriSign, Inc. (Attachments: 1 Proposed Order # 2 Mailing Matrix)). Document uploaded on 5/18/2010 (Ref-ID: 1273497144978_2055).). Hearing to be held on 5/20/2010 at 02:00 PM Dallas Judge Jernigan Ctrm for [], (Attachments: 1 Mailing Matrix) (Degeyter, Angela)

/30/2014	U.S. Bankruptey Court - Northern District of Texas
05/18/2010	324 (7 pgs) Notice of Withdrawal of Motion for Order Barring Certain Scheduled Claims filed by Creditor Jeffrey Baron (RE: related document(s)234 Motion to disallow claims Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit A# 2 Service List# 3 Creditor Matrix)). (Pronske, Gerrit)
05/19/2010	325 (6 pgs) Trustee's Response opposed to (related document(s): 316 Application for administrative expenses Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay filed by Creditor VeriSign, Inc.) filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
05/20/2010	326 (7 pgs) Affidavit by Ryan K. Lurich filed by Attorney Friedman & Feiger, L.L.P. (RE: related document(s)310 Motion for relief from stay Fee amount \$150,). (Lurich, Ryan)
05/20/2010	328 Hearing held on 5/20/2010.(RE: related document(s)317 Motion to convert case from chapter 11 to 7 filed by Trustee Daniel J. Sherman.) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman; J. McPete and M. Hayward for Manilla and NetSphere; C. Capua for Novopoint, Quantec and Iguana enities; G. Pronske for J. Baron; G. Lyons as associate counsel for J. Baron; E. New for Grupo Andrea; P. Vogel, Special Master to the District Court; A. Deger and E. Schnabel (telephonically) for Versign. Nonevidentiary hearing. Court heard reports regarding global mediation. Court continued matter for 6/2/10 at 2:30 pm. Mr. Urbanik to upload notice of continued hearing. Hearing to be held on 6/2/2010 at 02:30 PM Dallas Judge Jernigan Ctrm for 317, (Womack, Jennifer) (Entered: 05/21/2010)
05/20/2010	Hearing held on 5/20/2010. (RE: related document(s)320 Motion for expedited hearing re: 316 Application for administrative expenses filed by Creditor VeriSign, Inc.) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman; J. McPete and M. Hayward for Manilla and NetSphere; C. Capua for Novopoint, Quantec and Iguana enities; G. Pronske for J. Baron; G. Lyons as associate counsel for J. Baron; E. New for Grupo Andrea; P. Vogel, Special Master to the District Court; A. Deger and E. Schnabel (telephonically) for Versign. Nonevidentiary hearing. Court heard reports regarding global mediation. Court set matter for 6/2/10 at 2:30 pm. Mr. Urbanik to upload notice of hearing. (Womack, Jennifer) (Entered: 05/21/2010)
05/20/2010	329 Hearing set (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.) Hearing to be held on 6/2/2010 at 02:30 PM Dallas Judge Jernigan Ctrm for 316, (Womack, Jennifer) (Entered: 05/21/2010)
	342 FILED UNDER SEAL - (Pursuant to order EOD 6/3/2010 doc 338) Transcript regarding Hearing Held 05/20/10 RE: Mediation. (RE: related document(s)338 Hearing held on 5/20/2010.(RE: related document(s)317 Motion to convert case from chapter 11 to 7 filed by Trustee Daniel J. Sherman.) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman; J. McPete and M. Hayward for Manilla and NetSphere; C. Capua for Novopoint, Quantec and Iguana enities; G. Pronske for J. Baron; G. Lyons as associate counsel for J. Baron; E. New for Grupo Andrea; P. Vogel, Special Master to the District Court; A. Deger and E. Schnabel (telephonically) for Versign. Nonevidentiary hearing. Court heard reports regarding global mediation. 317,) (Blanco,

05/20/2010	U.S. Bankruptcy Court - Northern District of Texas J.) (Entered: 06/03/2010)
05/21/2010	327 (1 pg) Order granting motion for expedited hearing (Related Doc# 320) (document set for hearing: 316 Application for administrative expenses) Entered on 5/21/2010. Hearing to be held on 5/20/2010 at 02:00 PM Dallas Judge Jernigan Ctrm for 316, (Moroles, D.)
05/21/2010	330 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor VeriSign, Inc. Objections due by 6/2/2010. (Attachments: # 1 Mailing Matrix), 317 Motion to convert case from chapter 11 to 7. Fee Amount \$15, in addition to Motion for leave for authorization to operate business Filed by Trustee Daniel J. Sherman Objections due by 5/20/2010. (Attachments: # 1 Proposed Order)). Hearing to be held on 6/2/2010 at 02:30 PM Dallas Judge Jernigan Ctrm for 317 and for 316, (Urbanik, Raymond)
05/23/2010	331 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)327 Order granting motion for expedited hearing (Related Doc# 320)(document set for hearing: 316 Application for administrative expenses) Entered on 5/21/2010. Hearing to be held on 5/20/2010 at 02:00 PM Dallas Judge Jernigan Ctrm for 316,) No. of Notices: 1. Service Date 05/23/2010. (Admin.)
05/24/2010	Hearing held on 5/24/2010. (RE: related document(s)303 Application for compensation (<i>First Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 9/28/2009 to 1/31/2010, Fee: \$301,067.50, Expenses: \$7,095.48. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 5/18/2010. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Service List)) Appearances: R. Urbanik for Applicant. Evidentiary hearing (proffer and fee statements only). Application approved. Counsel to upload order. (Harden, D.) (Entered: 05/26/2010)
05/26/2010	Proposed order regarding First Interim Fee Application (RE: related document(s)303 Application for compensation (<i>First Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 9/28/2009 to 1/31/2010, Fee: \$301,067.50, Expenses: \$7,095.48. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 5/18/2010. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Service List)). Document uploaded on 5/26/2010 (Ref-ID: 1274281147038_1594). (Urbanik, Raymond)
05/27/2010	332 (6 pgs) Response opposed to (related document(s): 310 Motion for relief from stay Fee amount \$150, filed by Attorney Friedman & Feiger, L.L.P.) filed by Creditor Jeffrey Baron. (Lyon, Gary)
05/27/2010	333 (6 pgs) Amended Response opposed to (related document(s): 310 Motion for relief from stay Fee amount \$150, filed by Attorney Friedman & Feiger, L.L.P.) filed by Creditor Jeffrey Baron. (Lyon, Gary)

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
05/27/2010	Proposed order regarding Lift Stay (RE: related document(s)310 Motion for relief from stay Fee amount \$150, Filed by Attorney Friedman & Feiger, L.L.P. Objections due by 5/27/2010.). Document uploaded on 5/27/2010 (Ref-ID: 1274281147038_2020). (Lurich, Ryan)
05/27/2010	334 (2 pgs) Order granting first interim application for compensation for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney (related document # 303) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$301067.50, expenses awarded: \$7095.48. Entered on 5/27/2010. (Moroles, D.)
05/27/2010	Preliminary Hearing held on 5/27/2010. (RE: related document(s)310 Motion for relief from stay filed by Attorney Friedman & Feiger, L.L.P.)Appearances: R Lurich., G Lyon, L. Pennier; Court accepted announcement of agreed order lifting stay for the sole purpose of allowing Freidman & Feiger in the District Court litigation to assert the right to be paid attorneys fees from Jeff Baron. Nothing in the order should be construed to be a finding as to the appropriateness of the fees. (Davis, T.) (Entered: 05/28/2010)
05/29/2010	335 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)334 Order granting first interim application for compensation for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney (related document # 303) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$301067.50, expenses awarded: \$7095.48. Entered on 5/27/2010.) No. of Notices: 1. Service Date 05/29/2010. (Admin.)
06/01/2010	336 (2 pgs) Order granting motion for relief from stay by Attorney Friedman & Feiger, L.L.P. (related document # 310) Entered on 6/1/2010. (Moroles, D.)
06/02/2010	339 Hearing held on 6/2/2010 (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.) Appearances: R. Urbanek for Trustee Sherman; Trustee Sherman; E. Taub and C. Capua for Novo and Quantec; G. Pronske for J. Baron; J. McPete and M. Hayward for Manilla and NetSphere; A. Degeteyer and E. Scnabel for Verisign; P. Vogel, Special Master to Judge Furgeson. Nonevidentiary hearing. Court heard various reports and positions of parties. Matter continued to 6/3/10 at 10:30 am. Hearing to be held on 6/3/2010 at 10:30 AM Dallas Judge Jernigan Ctrm for 316, (Davis, T.) (Entered: 06/03/2010)
06/02/2010	340 Hearing held on 6/2/2010 (RE: related document(s)317 Motion to convert case from chapter 11 to 7 filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek for Trustee Sherman; Trustee Sherman; E. Taub and C. Capua for Novo and Quantec; G. Pronske for J. Baron; J. McPete and M. Hayward for Manilla and NetSphere; A. Degeteyer and E. Scnabel for Verisign; P. Vogel, Special Master to Judge Furgeson. Nonevidentiary hearing. Court heard various reports and positions of parties. Matter continued to 6/3/10 at 10:30 am. Hearing to be held on 6/3/2010 at 10:30 AM Dallas Judge Jernigan Ctrm for 317, (Davis, T.) (Entered: 06/03/2010)
06/03/2010	337 (3 pgs) Sua sponte Order SEALING transcript from May 20, 2010 Mediation. Entered on 6/3/2010. (see 338) (Blanco, J.) Modified TEXT ONLY to correct spelling on 6/3/2010 (Blanco, J.).
	338 (3 pgs) Sua Sponte Order SEALING TRANSCRIPT from May 20, 2010

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
06/03/2010	MEDIATION held before United States Magistrate Judge Paul D.Stickney with access to sealed transcript and related materials per conditions of order. Entered on 6/3/2010 (RE: related document(s)313 Order setting status conference). (Moroles, D.)
06/03/2010	341 (4 pgs) Order Continuing Hearing. Entered on 6/3/2010 (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc., 317 Motion to convert case from chapter 11 to 7 filed by Trustee Daniel J. Sherman), with conditions pertaining to a settlement. Hearing to be held on 6/22/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 317 and for 316, (Moroles, D.) MODIFIED text to match pdf on 6/3/2010 (Moroles, D.).
06/03/2010	Hearing held on 6/3/2010. (RE: related document(s)317 Motion to convert case from chapter 11 to 7. Fee Amount \$15, in addition to Motion for leave <i>for authorization to operate business</i> Filed by Trustee Daniel J. Sherman Objections due by 5/20/2010. (Attachments: # 1 Proposed Order)) Appearance: R. Urbanek for Trustee; Trustee Sherman; G. Pronske for J. Baron; J. MacPete for Manila and NetSphere; C. Capua and E. Taube, telephonically, for Novo/Quantec; J. Rasansky for Rasanky and Aldous; P. Vogel, Special Master to Judge Furgeson; E. Schnabel, telephonically, for Verisign. Evidentiary hearing with regard to status of global settlement of case issues. Hearing continued to 6/22/10 at 1:30 pm. Court will issue detailed order detailing certain conditions to the continuancemost of which conditions pertain to the global settlement. (Harden, D.) (Entered: 06/07/2010)
06/03/2010	Hearing held on 6/3/2010. (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor VeriSign, Inc. Objections due by 6/2/2010. (Attachments: # 1 Mailing Matrix)) Appearance: R. Urbanek for Trustee; Trustee Sherman; G. Pronske for J. Baron; J. MacPete for Manila and NetSphere; C. Capua and E. Taube, telephonically, for Novo/Quantec; J. Rasansky for Rasanky and Aldous; P. Vogel, Special Master to Judge Furgeson; E. Schnabel, telephonically, for Verisign. Evidentiary hearing with regard to status of global settlement of case issues. Hearing continued to 6/22/10 at 1:30 pm. Court will issue detailed order detailing certain conditions to the continuancemost of which conditions pertain to the global settlement. (Harden, D.) (Entered: 06/07/2010)
06/04/2010	343 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)336 Order granting motion for relief from stay by Attorney Friedman & Feiger, L.L.P. (related document # 310) Entered on 6/1/2010.) No. of Notices: 1. Service Date 06/04/2010. (Admin.) (Entered: 06/05/2010)
06/05/2010	344 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)338 Sua Sponte Order SEALING TRANSCRIPT from May 20, 2010 MEDIATION held before United States Magistrate Judge Paul D.Stickney with access to sealed transcript and related materials per conditions of order. Entered on 6/3/2010 (RE: related document(s)313 Order setting status conference).) No. of Notices: 19. Service Date 06/05/2010. (Admin.)
	345 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)341

06/05/2010	Order Continuing Hearing. Entered on 6/3/2010 (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc., 317 Motion to convert case from chapter 11 to 7 filed by Trustee Daniel J. Sherman), with conditions pertaining to a settlement. Hearing to be held on 6/22/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 317 and for 316, (Moroles, D.) MODIFIED text to match pdf on 6/3/2010 (Moroles, D.).) No. of Notices: 19. Service Date 06/05/2010. (Admin.)
06/09/2010	346 (11 pgs) Debtor-in-possession monthly operating report for filing period 04/01/2010 to 04/30/2010 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
06/09/2010	347 (6 pgs; 2 docs) Motion for leave Agreed Expedited Motion to Substitute Party Representative under Paragraph 4 of Courts Order Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: 1 Proposed Order -Agreed) (Hayward, Melissa)
06/09/2010	348 (4 pgs) Motion for expedited hearing(related documents 347 Motion for leave) Filed by Manila Industries, Inc., Netsphere, Inc. (Hayward, Melissa)
06/09/2010	Proposed order regarding Motion for Expedited Consideration (RE: related document(s)348 Motion for expedited hearing(related documents 347 Motion for leave) Filed by Manila Industries, Inc., Netsphere, Inc.). Document uploaded on 6/9/2010 (Ref-ID: 1274281147038_5434). (Hayward, Melissa)
06/09/2010	Proposed order regarding Agreed Order Authorizing Substitution of Party Representative (RE: related document(s)347 Motion for leaveAgreed Expedited Motion to Substitute Party Representative under Paragraph 4 of Courts Order Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: #1 Proposed Order -Agreed)). Document uploaded on 6/9/2010 (Ref-ID: 1274281147038_5435). (Hayward, Melissa)
06/10/2010	349 (2 pgs) Agreed Order Granting Expedited Motion to Substitute Party Representative for Manila Industries, Inc., Netsphere, Inc. (related document # 347. Ordered that Mr. Ravi Puri may attend the settlement conference instead of Mr. Manish Aggrawal per order. Entered on 6/10/2010. (Moroles, D.)
06/12/2010	350 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)349 Agreed Order Granting Expedited Motion to Substitute Party Representative for Manila Industries, Inc., Netsphere, Inc.) No. of Notices: 4. Service Date 06/12/2010. (Admin.) (Entered: 06/13/2010)
06/14/2010	351 (5 pgs) Motion to Reconsider(related documents 341 Order to set hearing) <i>Motion to Modify Order</i> Filed by Trustee Daniel J. Sherman (Pannier, Lee)
06/14/2010	352 (2 pgs) Motion for expedited hearing(related documents 351 Motion to Reconsider) Filed by Trustee Daniel J. Sherman (Pannier, Lee)
06/16/2010	353 (12 pgs; 2 docs) Response unopposed to (related document(s): 317 Motion to convert case from chapter 11 to 7. Fee Amount \$15 filed by Trustee Daniel J. Sherman, Motion for leave <i>for authorization to operate business</i>) filed by Creditor VeriSign, Inc (Attachments: 1 Mailing Matrix) (Degeyter, Angela)

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06/16/2010	354 (3 pgs) Order Denying motion to modify order (related document # 351), Denying motion for expedited hearing (Related Doc# 352). Entered on 6/16/2010. (Moroles, D.)
06/17/2010	355 (1 pg) Clerk's correspondence requesting an order from attorney for creditor. (RE: related document(s)272 Motion for 2004 examination of Diamond Key, LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 273 Motion for 2004 examination of Manassas LLC. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 274 Motion for 2004 examination of Ron Sheridan. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List), 275 Motion for 2004 examination of Adrian Taylor. Filed by Manila Industries, Inc., Netsphere, Inc. (Attachments: # 1 Exhibit A# 2 Service List)) Responses due by 7/6/2010. (Bibbs, P.)
06/18/2010	356 (3 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay, 317 Motion to convert case from chapter 11 to 7. Fee Amount \$15, Motion for leave for authorization to operate business). (Urbanik, Raymond)
06/19/2010	357 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)354 Order Denying motion to modify order (related document # 351), Denying motion for expedited hearing (Related Doc# 352). Entered on 6/16/2010.) No. of Notices: 3. Service Date 06/19/2010. (Admin.)
06/21/2010	358 (10 pgs) Debtor-in-possession monthly operating report for filing period May 1, 2010 to May 31, 2010 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
06/21/2010	359 (3 pgs) Witness and Exhibit List filed by Creditor VeriSign, Inc. (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay, 317 Motion to convert case from chapter 11 to 7. Fee Amount \$15, Motion for leave for authorization to operate business). (Degeyter, Angela)
06/21/2010	360 (84 pgs; 5 docs) Application for compensation <i>Second Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2010 to 5/31/2010, Fee: \$369,904.50, Expenses: \$6,530.66. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 7/12/2010. (Attachments: 1 Exhibit A2 Exhibit B3 Exhibit C - F4 Service List) (Urbanik, Raymond)
	361 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)360 Application for compensation <i>Second Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2010 to 5/31/2010, Fee: \$369,904.50, Expenses: \$6,530.66. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 7/12/2010.). Hearing to be held on 7/26/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 360, (Attachments: 1 Service List) (Urbanik,

06/21/2010	Raymond)
06/22/2010	362 (1 pg) Court admitted exhibits date of hearing 6/22/2010: Netsphere Exhibit 1 - EXHIBIT FILED UNDER SEAL PER ORDER DOC. 408 ENTERED 8/13/2010. (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor VeriSign, Inc., 317 Motion to convert case from chapter 11 to 7 . Fee Amount \$15, in addition to Motion for leave for authorization to operate business Filed by Trustee Daniel J. Sherman Objections due by 5/20/2010.) Modified to correct text on 6/23/2010 (Harden, D.). Modified on 7/9/2010 (Harden, D.). Modified text on 8/19/2010 (Harden, D.). Additional attachment(s) added on 8/19/2010 (Harden, D.). (Entered: 06/23/2010)
06/22/2010	Hearing held on 6/22/2010. (RE: related document(s)317 Motion to convert case from chapter 11 to 7 Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek and L. Pannier for Trustee Sherman; TrusteeD. Sherman; E. Taube and C. Capua for Quantec and Novo Point, et al trusts; J. McPete and M. Hayward for Manilla and NetSphere; G. Pronske and G. Lyons for J. Baron; A. Degeter and E. Schnabel for Verisign; C. Aldous for Aldous and Rasansky. Evidentiary hearing. Court heard announcements and confirmations of a global settlement in principle (court accepted into evidence document signed by Manilla/NetSpere and confirmed as acceptable by J. Baron and counsel and Manilla/NetSphere representatives; court further accepted certain oral modifications of settlement impacting J. Baron, trusts, and the Chapter 11 Trustee, which were orally confirmed on record by relevant parties). Court will carry motion to convert in light of imminent filing of Rule 9019 motion to approve compromise and settlement. (Davis, T.) (Entered: 06/24/2010)
06/22/2010	Hearing held on 6/22/2010. (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.) Appearances: R. Urbanek and L. Pannier for Trustee Sherman; TrusteeD. Sherman; E. Taube and C. Capua for Quantec and Novo Point, et al trusts; J. McPete and M. Hayward for Manilla and NetSphere; G. Pronske and G. Lyons for J. Baron; A. Degeter and E. Schnabel for Verisign; C. Aldous for Aldous and Rasansky. Nonevidentiary hearing. Court orally orderedTrustee to pay to Verisign \$100,000 on or before Friday June 25, 2010, and the remainder of Verisigns approximately \$325,000 current balance on July 2, 2010, assuming the Ondova estate receives on or before July 1, 2010 the approximately \$135,000 due from registrant/trusts; all other requests for relief of Verisign are continued and motion will be reset along with hearing on the Rule 9019 motion to approve global settlement, which the Chapter 11 Trustee will soon file. Mr. Urbanek to upload order. (Davis, T.) (Entered: 06/24/2010)
	410 (1 pg) Transcript regarding hearing held 06/22/2010 (47 pgs.) THIS TRANSCRIPT IS FILED UNDER SEAL PURSUANT TO ORDER ENTERED ON 8/13/2010 AS DOC 408. A copy may be obtained from the official court transcriber as permitted by the terms of the order. Court Reporter/Transcriber Kathy Rehling, kathy.rehling@tx.rr.com, Telephone number 972-304-1998. (RE: related document(s) Hearing held on 6/22/2010. (RE: related document(s)317 Motion to convert case from chapter 11 to 7 Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek and L. Pannier for Trustee Sherman; TrusteeD. Sherman; E. Taube and C.

0/50/2011	6.5. Bankrupey Court Wordiern District of Texas
06/22/2010	Capua for Quantec and Novo Point, et al trusts; J. McPete and M. Hayward for Manilla and NetSphere; G. Pronske and G. Lyons for J. Baron; A. Degeter and E. Schnabel for Verisign; C. Aldous for Aldous and Rasansky. Evidentiary hearing. Court heard announcements and confirmations of a global settlement in principle (court accepted into evidence document signed by Manilla/NetSpere and confirmed as acceptable by J. Baron and counsel and Manilla/NetSphere representatives; court further accepted certain oral modifications of settlement impacting J. Baron, trusts, and the Chapter 11 Trustee, which were orally confirmed on record by relevant parties). Court will carry motion to convert in light of imminent filing of Rule 9019 motion to approve compromise and settlement., Hearing held on 6/22/2010. (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.) Appearances: R. Urbanek and L. Pannier for Trustee Sherman; TrusteeD. Sherman; E. Taube and C. Capua for Quantec and Novo Point, et al trusts; J. McPete and M. Hayward for Manilla and NetSphere; G. Pronske and G. Lyons for J. Baron; A. Degeter and E. Schnabel for Verisign; C. Aldous for Aldous and Rasansky. Nonevidentiary hearing. Court orally orderedTrustee to pay to Verisign \$100,000 on or before Friday June 25, 2010, and the remainder of Verisigns approximately \$325,000 current balance on July 2, 2010, assuming the Ondova estate receives on or before July 1, 2010 the approximately \$135,000 due from registrant/trusts; all other requests for relief of Verisign are continued and motion will be reset along with hearing on the Rule 9019 motion to approve global settlement, which the Chapter 11 Trustee will soon file. Mr. Urbanek to upload order.) (Harden, D.) (Entered: 08/19/2010)
06/24/2010	363 (3 pgs) Motion to file document under seal. specifically the transcript of the hearing held on June 22, 2010 Filed by Creditor Jeffrey Baron (Lyon, Gary)
06/24/2010	364 (3 pgs) Amended Motion to file document under seal. specifically the transcript of the hearing held on June 22, 2010 Filed by Creditor Jeffrey Baron (Lyon, Gary)
06/24/2010	Proposed order regarding Verisign Motion (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc.). Document uploaded on 6/24/2010 (Ref-ID: 1276399576587_2894). (Pannier, Lee)
06/24/2010	365 (2 pgs) Interim Order pending final hearing. Entered on 6/24/2010 (RE: related document(s)316 Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor VeriSign, Inc.). (Moroles, D.)
06/27/2010	366 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)365 Interim Order pending final hearing. Entered on 6/24/2010 (RE: related document(s)316 Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor VeriSign, Inc).) No. of Notices: 1. Service Date 06/27/2010. (Admin.)
	Proposed order regarding Seal Transcript of Hearing <i>Held on June 22</i> , 2010 (RE: related document(s)364 Amended Motion to file document under seal. <i>specifically the transcript of the hearing held on June 22</i> , 2010 Filed by Creditor Jeffrey Baron).

/30/2014 06/28/2010	U.S. Bankruptcy Court - Northern District of Texas Document uploaded on 6/28/2010 (Ref-ID: 1277743824417_2). (Lyon, Gary)
06/28/2010	367 (9 pgs; 2 docs) Objection to (related document(s): 364 Amended Motion to file document under seal. specifically the transcript of the hearing held on June 22, 2010 filed by Creditor Jeffrey Baron) filed by Creditor VeriSign, Inc (Attachments: 1 Exhibit Mailing Matrix) (Degeyter, Angela)
07/02/2010	368 (126 pgs; 2 docs) Motion to compromise controversy with Jeffrey Baron, et al. Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A) (Urbanik, Raymond)
07/02/2010	369 (2 pgs) Motion for expedited hearing(related documents 368 Motion to compromise controversy) Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
07/02/2010	Proposed order regarding Expedited Hearing (RE: related document(s) <u>369</u> Motion for expedited hearing). Document uploaded on 7/2/2010 (Ref-ID: 1277745284764_2453). (Urbanik, Raymond)
07/02/2010	370 (2 pgs) Order granting motion for expedited hearing (Related Doc# 369) (document set for hearing: 368 Motion to compromise controversy) Entered on 7/2/2010. Hearing to be held on 7/12/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 368, (Sauer, K.)
07/02/2010	371 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman). Hearing to be held on 7/12/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 368, (Urbanik, Raymond)
07/04/2010	372 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)370 Order granting motion for expedited hearing (Related Doc# 369)(document set for hearing: 368 Motion to compromise controversy) Entered on 7/2/2010. Hearing to be held on 7/12/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 368,) No. of Notices: 1. Service Date 07/04/2010. (Admin.)
07/06/2010	373 (9 pgs) Transcript regarding Hearing Held 05/27/2010 (9 pgs.) RE: Motion for Relief from Stay. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 10/4/2010. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathy.rehling@tx.rr.com, Telephone number 972-304-1998. (RE: related document(s) Preliminary Hearing held on 5/27/2010.). Transcript to be made available to the public on 10/4/2010. (Rehling, Kathy)
	378 (3 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's</i>

07/08/2010	U.S. Bankruptcy Court - Northern District of Texas Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of
	Bankruptcy Procedure). (Pannier, Lee)
07/08/2010	379 (5 pgs) Witness and Exhibit List filed by Novo Point, LLC, Quantec, LLC (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure). (Taube, Eric)
07/08/2010	Proposed order regarding Agreed Order on Motion to Seal Transcript (RE: related document(s)364 Amended Motion to file document under seal. <i>specifically the transcript of the hearing held on June</i> 22, 2010 Filed by Creditor Jeffrey Baron). Document uploaded on 7/8/2010 (Ref-ID: 1278423205778_1059). (Lyon, Gary)
07/09/2010	380 (2 pgs) Sua Sponte Order Temporarily Granting Motion to SEAL Transcript from June 22, 2010 Hearing, Pending Hearing on Motion to Seal, But Allowing Access to Certain Parties-In-Interest Prior to Hearing and further conditions per order(related document # 364) Entered on 7/9/2010. (Moroles, D.)
07/09/2010	381 (6 pgs; 2 docs) Notice of hearing filed by Creditor VeriSign, Inc. (RE: related document(s) Proposed order regarding Verisign Motion). Hearing to be held on 7/26/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 316 Application for administrative expensesMotion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor VeriSign, Inc. (Attachments: 1 Mailing Matrix) (Degeyter, Angela) Modified to add linkage on 7/21/2010 (Bibbs, P.).
07/11/2010	382 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)380 Sua Sponte Order Temporarily Granting Motion to SEAL Transcript from June 22, 2010 Hearing, Pending Hearing on Motion to Seal, But Allowing Access to Certain Parties-In-Interest Prior to Hearing and further conditions per order(related document # 364) Entered on 7/9/2010.) No. of Notices: 1. Service Date 07/11/2010. (Admin.)
07/12/2010	383 (2 pgs) Objection to (related document(s): 368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> filed by Trustee Daniel J. Sherman) filed by Creditor Jeffrey Baron. (Pronske, Gerrit)
07/12/2010	384 (1 pg) Court admitted exhibits date of hearing 7/12/2010: Trustee Exhibits 1 and 2. Quantec Exhibits Q-1 and Q-2. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman) (Harden, D.) (Entered: 07/13/2010)
	Hearing held on 7/12/2010. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik and L. Pannier for Trustee D. Sherman; Trustee D. Sherman; J. MacPete and M. Hayward

for Manilla and NetSphere; M. Taylor and C. Capua for Quantec, Novopoint, et al.; G. Pronske (and later G. Lyons) for J. Baron; R. Wolfe for Rasansky and Aldous; later P. Vogel, Special Master to Judge Furgeson. Evidentiary hearing. After hearing extensive testimony. Court continued hearing to 7/14/10 at 1:30 pm and required parties to draft agreeable language during the continuance regarding the following issues that were unresolved at the start of the hearing and were announced resolved by the end of hearing: (1) agreement regarding Resignation of Trustee and Protector on the Village Trust and appointment of a Successor Trustee and Protector (Sucessor Trustee and Protector will be designted by Jeff Baron within 14 days, if possible, and Village Trust Trustee and Protector agree not to resign, if necessary, for 60 more days, with the proviso that there will be a \$1,000 per diem fee paid from Village Trust to Shurig for administrative, business, operational, and tax work for the Village Trust for each day the current Trustee and Protector stay on after July 31, 2010); (2) agreement that June and July 2010 attorneys fees for attorneys for Village Trust Trustee (Taube firm; West & Assocs; Hitchcock Everett; and Shurig firm) will be capped at \$175,000; (3) Trustee of Village Trust will arrange an agreement with a privacy servicer (with Baron to provide servicer-names) for domain names as described on the record---which domain names will not include the 10,000-12,000 domain names that may have trademark issues affecting them; (4) paragraph 6(c) of Settlement Agreement will be revised to reflect agreement announced on the record with regard to Chapter 11 estates lien on monetizations from Blue Horizon namest. Court also required an Affidavit of Manoj 07/12/2010 Krishan by 7/14/10 hearing. (Harden, D.) (Entered: 07/15/2010) 385 (1 pg) Court admitted exhibits date of hearing 7/14/2010: Barron Exhibits 1 and 2. Manilla Exhibit 1 (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) (Harden, D.) (Entered: 07/15/2010) 07/14/2010 Hearing held on 7/14/2010. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik and L. Pannier for Chapter 11 Trustee; D. Sherman, Chapter 11 Trustee; G. Pronske and G. Lyons for J. Baron; E. Taub and C. Capua for Novopoint and Quantec; J. McPete for Manilla/NetSphere. Evidentiary hearing. Court approved settlement, subject to 6 specified issues being drafted up in a manner described on the record. Parties may need follow up court time with regard to finalization of these 6 issues (the most likely of which might be appropriate pricing going forward on Ondova registration services), but all other issues finally resolved. Mr. Urbanik to upload order. (Harden, D.) (Entered: 07/14/2010 07/16/2010) 386 (2 pgs) Notice of hearing filed by Creditor Jeffrey Baron (RE: related document(s) 364 Amended Motion to Seal transcript of the hearing held on 6/22/2010,). Hearing to be held on 8/3/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 364, 07/15/2010 (Lyon, Gary) Modified Text to correct linkage on 7/16/2010 (Simpson, B). 387 (4 pgs; 2 docs) Notice of hearing *Notice of Status Conference* filed by Trustee Daniel J. Sherman (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. Trustee's Motion for Approval of Settlement Agreement

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
07/20/2010	Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure Filed by Trustee Daniel J. Sherman). Status Conference to be held on 7/22/2010 at 02:30 PM at Dallas Judge Jernigan Ctrm. (Attachments: 1 Service List) (Urbanik, Raymond)
07/21/2010	388 (51 pgs; 5 docs) Motion to Extend time to file claims (Trustee's Motion to Extend Bar Date for Creditors Who Did Not Receive Notice of Bankruptcy Filing) Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A2 Exhibit B3 Exhibit C4 Exhibit D) (Urbanik, Raymond)
07/21/2010	Proposed order regarding motion to extend time to file claims (RE: related document(s)388 Motion to Extend time to file claims). Document uploaded on 7/21/2010 (Ref-ID: 1279495512738_851). (Urbanik, Raymond)
07/22/2010	Hearing held on 7/22/2010. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure Filed by Trustee Daniel J. Sherman.) (APPEARANCES: R. Urbanik and L. Pannier for Chapter 11 Trustee; D. Sherman, Chapter 11 Trustee; J. MacPete for Manila and Netsphere; C. Capua and M. Taylor (telephonically) for Novo Point and Quantec; P. Vogel, Special Master. Arriving late and appearing were: G. Pronske and G. Lyons, both for J. Baron, who was announced to be at Plano Presbyterian Hospital ER. Discussion of status of documenting the six remaining issues that were pending as of the conclusion of 7/14/10 hearing. Four out of six issues were announced as being resolved and documented. This left two remaining issues pertaining to Belton Trust and Domain Name Renewal Agreement. Jeff Barons lawyers, after various questioning, represented that they believed the issues pertaining to these two issues were resolved to Jeff Barons satisfaction (the most material terms being that: (a) Jeff Baron will now sign the settlement agreement as Trustee of the Belton Trust and make certain representations therein about beneficiaries and assets), and (b) the bankruptcy court will decide the pricing under the Domain Name Renewal Agreement at an evidentiary hearing to be set, upon the filing of a motion by the Chapter 11 Trustee). The court ultimately issued a bench ruling requiring, among other things, that the Chapter 11 Trustee upload an order approving the settlement agreement (that incorporates these terms as to the Belton Trust and pricing under the Domain Name Renewal Agreement), and also that Jeff Baron sign and file with the court two affidavitsone of which is to disclose to the court under oath his medical crisis and hospital visit that prevented him from attending the 7/22/10 status conference (with documentation attachedsuch as hospital records showing time in-and-out and doctor note) and the
07/23/2010	389 (3 pgs) Sua Sponte Order Requiring SEALING of Affidavit to be Filed by Jeff Barron by July 27, 2010, but Allowing Assess to Certain Parties-in-Interest per order. Entered on 7/23/2010. (Moroles, D.)
07/23/2010	390 (10 pgs) Debtor-in-possession monthly operating report for filing period June 1, 2010 to June 30, 2010 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
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0/30/2014	U.S. Bankrupicy Court - Normern District of Texas
07/25/2010	391 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)389 Sua Sponte Order Requiring SEALING of Affidavit to be Filed by Jeff Barron by July 27, 2010, but Allowing Assess to Certain Parties-in-Interest per order. Entered on 7/23/2010.) No. of Notices: 4. Service Date 07/25/2010. (Admin.)
07/26/2010	Hearing held on 7/26/2010. (RE: related document(s)360 Application for compensation Second Interim Application for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2010 to 5/31/2010, Fee: \$369,904.50, Expenses: \$6,530.66. Filed by Attorney Munsch Hardt Kopf & Harr, P.C.) Appearances: R. Urbanik for Trustee; G. Schnabel and A. Degeyter for Verisign. Evidentiary hearing (proffer and fee statements). Application approved as presented. Counsel to upload order. (Womack, Jennifer) (Entered: 07/28/2010)
07/26/2010	Hearing held on 7/26/2010. (RE: related document(s)316 Application for administrative expenses (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay filed by Creditor VeriSign, Inc.) Appearances: R. Urbanik for Trustee; G. Schnabel and A. Degeyter for Verisign. Nonevidentiary hearing. Application approved in part. Trustee shall pay Verisign \$50,000 by 8/5/10 and remainder of June invoice to them by 8/31/10 or else stay will lift to allow Verisign to give notice of termination. Application will be set for yet another hearing in early September to further address remaining issues. Counsel to upload order reflecting ruling and contact courtroom deputy regarding September setting. (Womack, Jennifer) (Entered: 07/28/2010)
07/27/2010	Proposed order regarding Settlement Motion (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman). Document uploaded on 7/27/2010 (Ref-ID: 1279495512738_2526). (Pannier, Lee)
07/27/2010	392 (2 pgs) Affidavit by Jeffrey Baron filed by Creditor Jeffrey Baron (RE: related document(s)Proposed Order (No Document Attached to Email)). (Lyon, Gary)
07/27/2010	393 Affidavit by Jeffrey Baron <i>UNDER SEAL</i> filed by Creditor Jeffrey Baron (RE: related document(s)389 Order (generic)). (Lyon, Gary)
07/27/2010	Proposed order regarding Motion for Allowance and Payment of Administrative Expense Claim (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc.). Document uploaded on 7/27/2010 (Ref-ID: 1279495512738_2590). (Degeyter, Angela)
07/28/2010	394 (8 pgs) Order granting motion to compromise controversy per order (related document # 368 Trustee's Motion for Approval of Settlement Agreement). Entered on 7/28/2010. (Moroles, D.)
	395 (2 pgs) Order Granting 388 Trustee's Motion to Extend Bar Date for Creditors Who Did Not Receive Notice of Bankruptcy Filing. Deadline extended to no later than

07/28/2010	U.S. Bankruptcy Court - Northern District of Texas 8/2/2010. Entered on 7/28/2010. (Moroles, D.)
07/29/2010	Proposed order regarding Fee Application (RE: related document(s) <u>360</u> Application for compensation <i>Second Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2010 to 5/31/2010, Fee: \$369,904.50, Expenses: \$6,530.66. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 7/12/2010.). Document uploaded on 7/29/2010 (Ref-ID: 1279495512738_2839). (Urbanik, Raymond)
07/29/2010	396 (2 pgs) Interim Order regarding Motion of Verisign, Inc. for Allowance and Payment of Administrative Claim and continuing hearing Entered on 7/29/2010 (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.). Hearing to be held on 9/9/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 316, (Wiker, Joshua)
07/30/2010	397 (4 pgs) Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman . (Ecker, C.)
07/30/2010	Proposed order regarding Determination of Pricing (RE: related document(s)397 Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman.). Document uploaded on 7/30/2010 (Ref-ID: 1279495512738_3558). (Urbanik, Raymond)
07/30/2010	398 (2 pgs) Order Granting Second Interim Application for compensation for Munsch Hardt Kopf & Harr, P.C., Attorneys for Daniel J. Sherman, Chapter 11 Trustee (related document # 360) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$369,904.50, expenses awarded: \$6,530.66 Entered on 7/30/2010. (Moroles, D.)
07/30/2010	399 (9 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)394 Order granting motion to compromise controversy per order (related document # 368 Trustee's Motion for Approval of Settlement Agreement). Entered on 7/28/2010.) No. of Notices: 1. Service Date 07/30/2010. (Admin.)
07/30/2010	400 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)395 Order Granting 388 Trustee's Motion to Extend Bar Date for Creditors Who Did Not Receive Notice of Bankruptcy Filing. Deadline extended to no later than 8/2/2010. Entered on 7/28/2010.) No. of Notices: 1. Service Date 07/30/2010. (Admin.)
07/31/2010	401 (55 pgs) Transcript regarding Hearing Held 07/22/2010 (55 pgs.) RE: Status Conference. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 10/29/2010. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathy.rehling@tx.rr.com, Telephone number 972-304-1998. (RE: related document(s) Hearing held on 7/22/2010). Transcript to be made available to the public on 10/29/2010. (Rehling, Kathy)
	402 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)39

30/2014	U.S. Bankruptcy Court - Northern District of Texas
07/31/2010	Interim Order regarding Motion of Verisign, Inc. for Allowance and Payment of Administrative Claim and continuing hearing Entered on 7/29/2010 (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.). Hearing to be held on 9/9/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 316,) No. of Notices: 1. Service Date 07/31/2010. (Admin.)
08/01/2010	403 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)398 Order Granting Second Interim Application for compensation for Munsch Hardt Kopf & Harr, P.C., Attorneys for Daniel J. Sherman, Chapter 11 Trustee (related document # 360) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$369,904.50, expenses awarded: \$6,530.66 Entered on 7/30/2010.) No. of Notices: 1. Service Date 08/01/2010. (Admin.)
08/04/2010	404 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)397 Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman.). Hearing to be held on 9/8/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 397, (Pannier, Lee)
08/04/2010	Proposed order regarding Regarding Motion for Allowance and Payment of Administrative Claim (amended) (RE: related document(s)316 Application for administrative expenses Motion of VeriSign, Inc.). Document uploaded on 8/4/2010 (Ref-ID: 1279495512738_4576). (Degeyter, Angela)
08/04/2010	405 (3 pgs; 2 docs) Certificate of service re: Order Granting Trustee's Motion to Extend Bar Date for Certain Creditors filed by Trustee Daniel J. Sherman (RE: related document(s)395 Order on motion to extend/shorten time). (Attachments: 1 Service List) (Urbanik, Raymond)
08/05/2010	Hearing held on 8/5/2010. (RE: related document(s)364 Amended Motion to file document under seal specifically the transcript of the hearing held on June 22, 2010 filed by Creditor Jeffrey Baron.) APPEARANCES: G. Lyon for J. Baron. Nonevidentiary hearing. Motiong granted with condition that certain parties-in-interest have access to transcript. Counsel to upload order. (Womack, Jennifer)
08/05/2010	406 (2 pgs) Amended Interim Order regarding motion of Verisign, Inc. continuing hearing Entered on 8/5/2010 (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.). Hearing to be held on 9/8/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 316, (Wiker, Joshua)
08/07/2010	407 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)406 Amended Interim Order regarding motion of Verisign, Inc. continuing hearing Entered on 8/5/2010 (RE: related document(s)316 Application for administrative expenses filed by Creditor VeriSign, Inc.). Hearing to be held on 9/8/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 316,) No. of Notices: 2. Service Date 08/07/2010. (Admin.)
	Proposed order regarding Order Sealing Transcript (RE: related document(s)364 Amended Motion to file document under seal. specifically the transcript of the hearing held on June 22, 2010 Filed by Creditor Jeffrey Baron). Document uploaded on

30/2014	U.S. Bankruptcy Court - Northern District of Texas
08/11/2010	8/11/2010 (Ref-ID: 1279495512738_5985). (Lyon, Gary)
08/13/2010	408 (3 pgs) Agreed Order granting amended motion filed by Creditor Jeffrey Baron to SEAL specifically the Transcript of the hearing held on June 22, 2010 per order(related document # 364). Entered on 8/13/2010. (Moroles, D.) MODIFIED to add agreed to text on 8/13/2010 (Moroles, D.).
08/15/2010	409 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)408 Agreed Order granting amended motion filed by Creditor Jeffrey Baron to SEAL specifically the Transcript of the hearing held on June 22, 2010 per order(related document # 364). Entered on 8/13/2010. (Moroles, D.) MODIFIED to add agreed to text on 8/13/2010 (Moroles, D.).) No. of Notices: 2. Service Date 08/15/2010. (Admin.
08/24/2010	411 (4 pgs) Motion Explaining Changes to Supplemental Agreement. Filed by Creditor Jeffrey Baron (Lyon, Gary)
08/31/2010	412 (163 pgs) Transcript regarding Hearing Held 07/12/10 RE: 368, motion to compromise controversy. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 11/29/2010. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 7/12/2010.). Transcript to be made available to the public on 11/29/2010. (Sumner, Cindy)
08/31/2010	413 (68 pgs) Transcript regarding Hearing Held 07/14/10 RE: 368, motion to compromise controversy. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 11/29/2010. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 7/14/2010.). Transcript to be made available to the public on 11/29/2010. (Sumner, Cindy)
09/03/2010	414 (2 pgs) Motion to continue hearing on (related documents 397 Generic motion) <i>Trustee's Motion for Determination of Pricing</i> Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
09/03/2010	Proposed order regarding Motion to Continue Hearing (RE: related document(s)414 Motion to continue hearing on). Document uploaded on 9/3/2010 (Ref-ID: 1282855445977_2549). (Urbanik, Raymond)
09/03/2010	415 (3 pgs) Unopposed Motion to continue hearing on (related documents 316 Application for administrative expenses) Filed by Creditor VeriSign, Inc. (Degeyter, Angela) Modified to correct text on 9/7/2010 (Huffman, David).
	Proposed order regarding VeriSign's Motion to Continue Hearing (RE: related

U.S. Bankruptcy Court - Northern District of Texas
document(s)415 Agreed Motion to continue hearing on). Document uploaded on 9/3/2010 (Ref-ID: 1282855445977_2650). (Degeyter, Angela)
416 (10 pgs) Debtor-in-possession monthly operating report for filing period 07/01/2010 to 07/31/2010 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
417 (2 pgs) Order granting motion to continue hearing to a later date as agreed to by the parties (related document # 414). (related documents Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman .) Entered on 9/7/2010. (Moroles, D.)
418 (1 pg) Order granting motion to continue hearing on (related document # 415) (related documents Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay) Entered on 9/7/2010. Hearing to be held on 9/15/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 316, (Moroles, D.)
419 (4 pgs) Motion to withdraw as attorney (Pronske & Patel, P.C. as attorney of record for Jeffrey Baron) Filed by Attorney Pronske & Patel, P.C. (Pronske, Gerrit)
Proposed order regarding Granting Motion to Withdraw as Attorney of Record for Jeffrey Baron (RE: related document(s)419 Motion to withdraw as attorney). Document uploaded on 9/7/2010 (Ref-ID: 1282855445977_3006). (Pronske, Gerrit)
420 (4 pgs) Response opposed to (related document(s): 419 Motion to withdraw as attorney (Pronske & Patel, P.C. as attorney of record for Jeffrey Baron) filed by Attorney Pronske & Patel, P.C.) filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
421 (3 pgs) Expedited Motion to set hearing(related documents 368 Motion to compromise controversy)(Motion for Expedited Status Conference) Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
Proposed order regarding Expedited Status Conference (RE: related document(s)421 Expedited Motion to set hearing). Document uploaded on 9/8/2010 (Ref-ID: 1282855445977_3241). (Urbanik, Raymond)
422 (2 pgs) Order Approving Motion for Expedited Status Conference (RE: 421 Expedited Motion to set hearing). Entered on 9/9/2010 (RE: related document(s)394 Order on motion to compromise controversy). Status Conference to be held on 9/15/2010 at 01:30 PM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
423 (4 pgs) Motion for expedited hearing(related documents 419 Motion to withdraw as attorney) Filed by Attorney Pronske & Patel, P.C. (Pronske, Gerrit)
Proposed order regarding Motion to Expedite Hearing (RE: related document(s)423 Motion for expedited hearing). Document uploaded on 9/9/2010 (Ref-ID:

09/09/2010	U.S. Bankruptcy Court - Northern District of Texas 1282855445977_3397). (Pronske, Gerrit)
09/09/2010	424 (4 pgs) Motion to file transcript of hearing held on July 12, 2010 under seal. Filed by Debtor Ondova Limited Company (Dugan, S.)
09/09/2010	425 (4 pgs) Motion to seal transcript of hearing held on July 14, 2010 under seal. Filed by Debtor Ondova Limited Company (Dugan, S.)
09/09/2010	426 (4 pgs) Motion to seal transcript of hearing held on July 22, 2010 under seal. Filed by Debtor Ondova Limited Company (Dugan, S.)
09/09/2010	427 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)418 Order granting motion to continue hearing on (related document # 415) (related documents Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay) Entered on 9/7/2010. Hearing to be held on 9/15/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 316,) No. of Notices: 1. Service Date 09/09/2010. (Admin.) (Entered: 09/10/2010)
09/10/2010	428 (2 pgs) Order granting motion for expedited hearing and Ordering Jeff Baron to Appear at Same. Failure to attend may be regarded as contempt of this court (Related Doc# 423). (Document set for hearing: 419 Motion to withdraw as attorney) Entered on 9/10/2010. Hearing to be held on 9/15/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 419, (Moroles, D.)
09/10/2010	429 (2 pgs) Notice Recreated to Service Order on Jeff Baron (RE: related document(s)428 Order granting motion for expedited hearing and Ordering Jeff Baron to Appear at Same. Failure to attend may be regarded as contempt of this court (Related Doc# 423). (Document set for hearing: 419 Motion to withdraw as attorney) Entered on 9/10/2010. Hearing to be held on 9/15/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 419,) (Moroles, D.)
09/10/2010	430 (4 pgs) Certificate of service re: Order Granting Request for Expedited Hearing on 9/15/10 at 1:30 p.m. and Ordering Jeff Baron to Appear at Same filed by Attorney Pronske & Patel, P.C. (RE: related document(s)428 Order on motion for expedited hearing). (Stephenson, Christina)
09/10/2010	431 (3 pgs) Witness and Exhibit List filed by Attorney Pronske & Patel, P.C. (RE: related document(s)419 Motion to withdraw as attorney (Pronske & Patel, P.C. as attorney of record for Jeffrey Baron)). (Pronske, Gerrit)
09/11/2010	432 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)422 Order Approving Motion for Expedited Status Conference (RE: 421 Expedited Motion to set hearing). Entered on 9/9/2010 (RE: related document(s)394 Order on motion to compromise controversy). Status Conference to be held on 9/15/2010 at 01:30 PM at Dallas Judge Jernigan Ctrm.) No. of Notices: 1. Service Date 09/11/2010. (Admin.)
	433 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)428

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/12/2010	Order granting motion for expedited hearing and Ordering Jeff Baron to Appear at Same. Failure to attend may be regarded as contempt of this court (Related Doc# 423). (Document set for hearing: 419 Motion to withdraw as attorney) Entered on 9/10/2010. Hearing to be held on 9/15/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 419,) No. of Notices: 2. Service Date 09/12/2010. (Admin.)
09/12/2010	434 (3 pgs) BNC certificate of mailing. (RE: related document(s)429 Notice Recreated to Service Order on Jeff Baron (RE: related document(s)428 Order granting motion for expedited hearing and Ordering Jeff Baron to Appear at Same. Failure to attend may be regarded as contempt of this court (Related Doc# 423). (Document set for hearing: 419 Motion to withdraw as attorney) Entered on 9/10/2010. Hearing to be held on 9/15/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 419,)) No. of Notices: 2. Service Date 09/12/2010. (Admin.)
09/14/2010	435 (3 pgs) Motion to continue hearing on (related documents 316 Application for administrative expenses) Filed by Creditor VeriSign, Inc. (Degeyter, Angela)
09/14/2010	Proposed order regarding Motion to Continue Hearing (RE: related document(s)435 Motion to continue hearing on). Document uploaded on 9/14/2010 (Ref-ID: 1284479171889_43). (Degeyter, Angela)
09/14/2010	436 (2 pgs) Order granting motion to continue hearing on (related document # 435) (related documents Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay) Entered on 9/14/2010. Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 316, (Moroles, D.)
09/14/2010	437 (1 pg) Notice of Appearance and Request for Notice by Martin Keith Thomas filed by Creditor Jeffrey Baron. (Thomas, Martin)
09/15/2010	438 (2 pgs) Notice of Appearance and Request for Notice by Stanley D. Broome filed by Creditor Jeffrey Baron. (Broome, Stanley)
09/15/2010	439 (5 pgs) Objection to (related document(s): 431 Witness and Exhibit List filed by Creditor Jeffrey Baron. (Broome, Stanley) Modified linkage and text on 9/16/2010 (Jones, A.).
09/15/2010	440 (4 pgs) Adversary case 10-03281. Complaint by Jeff Baron against Gerrit M. Pronske, P.C., Pronske & Patel, P.C Fee Amount \$250. Nature(s) of suit: 01 (Determination of removed claim or cause). (Patel, Rakhee)
	Status conference held on 9/15/2010. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik for Chapter 11 Trustee (with Trustee Sherman); J. MacPete for Manila/NetSphere; E. Taub and J. Eckles for Quantec and Novopoint; N. Resnick for

09/15/2010	UST; G. Pronske, R. Patel, G. Lyons, D. Ferguson, M. Thomas and S. Broome, as proposed either past, present or future counsel for J. Baron. Evidentiary hearing (testimony of J. Baron). Court heard reports regarding status of implementation of settlement agreement. Court continued setting to 9/22/10 at 9:30 am. Court is considering issuing Show Cause Order or a Report and Recommendation to District Court concerning a possible receiver over J. Baron individually. (Harden, D.) (Entered: 09/17/2010)
09/15/2010	444 Status conference set (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) Status Conference to be held on 9/22/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Harden, D.) (Entered: 09/17/2010)
09/15/2010	Hearing held on 9/15/2010. (RE: related document(s)419 Motion to withdraw as attorney (Pronske & Patel, P.C. as attorney of record for Jeffrey Baron) Filed by Attorney Pronske & Patel, P.C.) Appearances: R. Urbanik for Chapter 11 Trustee (with Trustee Sherman); J. MacPete for Manila/NetSphere; E. Taub and J. Eckles for Quantec and Novopoint; N. Resnick for UST; G. Pronske, R. Patel, G. Lyons, D. Ferguson, M. Thomas and S. Broome, as proposed either past, present or future counsel for J. Baron. Evidentiary hearing (testimony of J. Baron). Motion granted, with proviso that J. Baron will be allowed no further lawyers in this bankruptcy case (G. Lyons to continue to serve or J. Baron can proceed pro sein the latter situation court of him deciding to proceed pro se, court will likely issue a Report and Recommendation to District Court concerning a possible receiver over J. Baron individually. (Harden, D.) (Entered: 09/17/2010)
09/16/2010	441 (2 pgs) Order Directing Establishment of Security Deposit, this Court Orders Jeffrey Baron to request Adrian Taylor, Trustee of the Village Trust, to Immediately (i.e., by Friday September 17, 2010) Transfer the sum of \$330,000.00 to Daniel J. Sherman, Trustee per order. Entered on 9/16/2010 (RE: related document(s)421 Motion for Expedited Status Conference). (Moroles, D.)
09/16/2010	442 (2 pgs) Notice Recreated to Service Order on Jeffrey Baron (RE: related document(s)441 Order Directing Establishment of Security Deposit, this Court Orders Jeffrey Baron to request Adrian Taylor, Trustee of the Village Trust, to Immediately (i.e., by Friday September 17, 2010) Transfer the sum of \$330,000.00 to Daniel J. Sherman, Trustee per order. Entered on 9/16/2010 (RE: related document(s)421 Motion for Expedited Status Conference).) (Moroles, D.)
09/16/2010	443 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)436 Order granting motion to continue hearing on (related document # 435) (related documents Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay) Entered on 9/14/2010. Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 316,) No. of Notices: 2. Service Date 09/16/2010. (Admin.) (Entered: 09/17/2010)

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/17/2010	Proposed order regarding Emergency Motion to Withdraw as Attorney of Record for Jeffrey Baron (RE: related document(s)419 Motion to withdraw as attorney). Document uploaded on 9/17/2010 (Ref-ID: 1284648824064_246). (Pronske, Gerrit)
09/17/2010	445 (6 pgs) Order for Jeffrey Baron to appear and show cause Entered on 9/17/2010. Show Cause hearing to be held on 9/22/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Zisk, B)
09/18/2010	446 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)441 Order Directing Establishment of Security Deposit, this Court Orders Jeffrey Baron to request Adrian Taylor, Trustee of the Village Trust, to Immediately (i.e., by Friday September 17, 2010) Transfer the sum of \$330,000.00 to Daniel J. Sherman, Trustee per order. Entered on 9/16/2010 (RE: related document(s)421 Motion for Expedited Status Conference).) No. of Notices: 6. Service Date 09/18/2010. (Admin.)
09/18/2010	447 (3 pgs) BNC certificate of mailing. (RE: related document(s)442 Notice Recreated to Service Order on Jeffrey Baron (RE: related document(s)441 Order Directing Establishment of Security Deposit, this Court Orders Jeffrey Baron to request Adrian Taylor, Trustee of the Village Trust, to Immediately (i.e., by Friday September 17, 2010) Transfer the sum of \$330,000.00 to Daniel J. Sherman, Trustee per order. Entered on 9/16/2010 (RE: related document(s)421 Motion for Expedited Status Conference).)) No. of Notices: 3. Service Date 09/18/2010. (Admin.)
09/19/2010	448 (7 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)445 Order for Jeffrey Baron to appear and show cause Entered on 9/17/2010. Show Cause hearing to be held on 9/22/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 1. Service Date 09/19/2010. (Admin.)
09/20/2010	449 (2 pgs) Order Granting Motion to withdraw as attorney (Pronske & Patel, P.C. as attorney of record for Jeffrey Baron) (related document # 419) Entered on 9/20/2010. (Moroles, D.)
09/21/2010	450 (2 pgs) Notice of Appearance and Request for Notice by James M. Eckels filed by Creditor Quantec, LLC . (Zisk, B)
09/21/2010	451 (8 pgs) Request for Clarification of Settlement Provisions Regarding the "Remaining Allocated Names" file by Quantec, LLC. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) (Zisk, B)
09/21/2010	452 (7 pgs; 2 docs) Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> Filed by Interested Party Hohmann, Taube & Summers, L.L.P. (Attachments: 1 Proposed Order Order) (Taube, Eric)
	453 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)449 Order Granting Motion to withdraw as attorney (Pronske & Patel, P.C. as attorney of record for Jeffrey Baron) (related document # 419) Entered on 9/20/2010.) No. of
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09/22/2010	Notices: 4. Service Date 09/22/2010. (Admin.) (Entered: 09/23/2010)
09/22/2010	Status conference held on 9/22/2010. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; E. Taub for Quantec and Novopoint; J. MacPete and M. Hayward for Manilla/NetSphere; G. Lyon for J. Baron; P. Vogel, Special Master to Judge R. Furgeson; J. Eckles for Quantec; G. Pronske and R. Patel for Pronske & Patel firm; R. Lurich for his Friedman & Feiger. Evidentiary hearing (as to status conference and Show Cause Matter involving Jeff Baron). Court heard reports concerning status of settlement implementation and latest dispute concerning Remaining Allocated Names. Court indicated that it would strike Request for Clarification of Settlement Provisions Regareding the Remaining Unallocated Names as it was procedurally deficient (in addition to appearing to be improper substantively). Court continued Status Conference and Show Cause Matter as to Jeff Baron to 9/30/10 at 2:30 pm. Court indicated likelihood of reporting and recommending that Judge R. Furgeson appoint a receiver over Jeff Baron if settlement not fully consummated by 9/30/10 and/or if court continues to have concern regarding Jeff Barons gamesmanship with hiring, firing, and not paying attorneys. (Harden, D.) (Entered: 09/27/2010)
09/22/2010	456 Status conference continued and show cause hearing set (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman) Status Conference and Show Cause Hearing to be held on 9/30/2010 at 02:30 PM at Dallas Judge Jernigan Ctrm. (Harden, D.) (Entered: 09/27/2010)
09/27/2010	454 (10 pgs) Order Striking and Denying Request for Clarification of Settlement Provisions Regarding the "Remaining Allocated Names" file by Quantec, LLC: and Setting September 30, 2010 at 2:30 PM Continued Status Conference and Show Cause Hearing per conditions of this order (related document # 451). Entered on 9/27/2010. (Moroles, D.)
09/27/2010	455 (10 pgs) Order for Jeffrey Baron (and his counsel, Gary Lyon) to appear at continued show cause hearing. Entered on 9/27/2010. Continued Status Conference and Show Cause hearing to be held on 9/30/2010 at 02:30 PM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
09/28/2010	457 (1 pg) Clerk's correspondence requesting a notice of hearing from Trustee. (RE: related document(s)417 Order granting motion to continue hearing to a later date as agreed to by the parties (related document # 414). (related documents Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman .) Entered on 9/7/2010.) Responses due by 10/12/2010. (Bibbs, P.)
09/29/2010	458 (8 pgs; 2 docs) Motion to substitute attorney Gary Lyon with Martin Thomasas lead counsel Filed by Creditor Jeffrey Baron (Attachments: 1 Exhibit objections to conempt) (Thomas, Martin)

09/29/2010	459 (11 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)454 Order Striking and Denying Request for Clarification of Settlement Provisions Regarding the "Remaining Allocated Names" file by Quantec, LLC: and Setting September 30, 2010 at 2:30 PM Continued Status Conference and Show Cause Hearing per conditions of this order (related document # 451). Entered on 9/27/2010.) No. of Notices: 6. Service Date 09/29/2010. (Admin.) (Entered: 09/30/2010)
09/29/2010	460 (11 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)455 Order for Jeffrey Baron (and his counsel, Gary Lyon) to appear at continued show cause hearing. Entered on 9/27/2010. Continued Status Conference and Show Cause hearing to be held on 9/30/2010 at 02:30 PM at Dallas Judge Jernigan Ctrm.) No. of Notices: 3. Service Date 09/29/2010. (Admin.) (Entered: 09/30/2010)
09/30/2010	461 (8 pgs; 2 docs) Amended Motion to substitute attorney Gary Lyon with Martin K. Thomas <i>amended to include certificate of conference that Trustee will not oppose this Motion</i> Filed by Creditor Jeffrey Baron (Attachments: 1 Exhibit objections to contempt) (related document: 458) (Thomas, Martin) Modified on 10/1/2010 (Ward, J).
09/30/2010	462 (1 pg) Motion for expedited hearing(related documents 461 Motion to substitute attorney) Filed by Creditor Jeffrey Baron (Thomas, Martin)
09/30/2010	Proposed order regarding Substitute attorney (RE: related document(s)461 Amended Motion to substitute attorney Gary Lyon with Martin K. Thomasamended to include certificate of conference that Trustee will not oppose this Motion Filed by Creditor Jeffrey Baron). Document uploaded on 9/30/2010 (Ref-ID: 1285870599983_6). (Thomas, Martin)
09/30/2010	Proposed order regarding Expedited hearing on substitution (RE: related document(s)462 Motion for expedited hearing). Document uploaded on 9/30/2010 (Ref-ID: 1285870599983_8). (Thomas, Martin)
09/30/2010	463 (5 pgs) Response (Objection) to show cause order (related document(s): 455 Order to show cause) filed by Creditor Jeffrey Baron . (Brown, D.)
09/30/2010	Status conference held on 9/30/2010. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. <i>Trustee's Motion for Approval of Settlement Agreement Pursuant to Rule 9019, Federal Rules of Bankruptcy Procedure</i> Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman (telephonically); J. Eckels got Quantec; J. MacPete and M. Hayward for Manilla/NetSphere; G. Lyon for J. Baron; G. Pronske for him and his firm; P. Vogel, Special Master to Judge Royal Furgeson; E. Taube (telephonically) for Quantec; E. Schnabel (telephonically) for Verisign. Evidentiary hearing. Matter continued to 10/8/10 at 10:30 (change from oral announcement of 9:30 am). Meanwhile, court will make a report and recommendation to Judge Furgeson that Special Master Vogel mediate attorneys fees issues. (Harden, D.) (Entered: 10/04/2010)
	Show cause hearing held on 9/30/2010. (RE: related document(s)455 Order for Jeffrey Baron (and his counsel, Gary Lyon) to appear at continued show cause

5/30/2014	U.S. Bankrupicy Court - Northern District of Texas
09/30/2010	hearing. Entered on 9/27/2010. Continued Status Conference and Show Cause hearing to be held on 9/30/2010 at 02:30 PM at Dallas Judge Jernigan Ctrm.) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman (telephonically); J. Eckels got Quantec; J. MacPete and M. Hayward for Manilla/NetSphere; G. Lyon for J. Baron; G. Pronske for him and his firm; P. Vogel, Special Master to Judge Royal Furgeson; E. Taube (telephonically) for Quantec; E. Schnabel (telephonically) for Verisign. Evidentiary hearing. Matter continued to 10/8/10 at 10:30 (change from oral announcement of 9:30 am). Meanwhile, court will make a report and recommendation to Judge Furgeson that Special Master Vogel mediate attorneys fees issues. (Harden, D.) (Entered: 10/04/2010)
10/01/2010	464 (3 pgs) Order Continuing Status Conference. Order Continuing Show Cause. Entered on 10/1/2010 (RE: related document(s)368 Motion to compromise controversy filed by Trustee Daniel J. Sherman).(RE: related document(s) 445 Order for Jeffrey Baron to appear and show cause) Status Conference to be held on 10/8/2010 at 10:30 AM at Dallas Judge Jernigan Ctrm. Show Cause hearing to be held on 10/8/2010 at 10:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
10/03/2010	465 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)464 Order Continuing Status Conference. Order Continuing Show Cause. Entered on 10/1/2010 (RE: related document(s)368 Motion to compromise controversy filed by Trustee Daniel J. Sherman).(RE: related document(s) 445 Order for Jeffrey Baron to appear and show cause) Status Conference to be held on 10/8/2010 at 10:30 AM at Dallas Judge Jernigan Ctrm. Show Cause hearing to be held on 10/8/2010 at 10:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 5. Service Date 10/03/2010. (Admin.)
10/04/2010	466 (7 pgs; 2 docs) INCORRECT ENTRY. SEE CORRECTION 468. Motion to withdraw as attorney (Hohmann, Taube & Summers, L.L.P and Eric J. Taube) Filed by Interested Party Hohmann, Taube & Summers, L.L.P. (Attachments: 1 Proposed Order Order Authorizing Withdrawal of Counsel) (Taube, Eric) Modified on 10/5/2010 (Moroles, D.).
10/05/2010	467 (5 pgs) Motion for expedited hearing(related documents 468 Motion to withdraw as attorney) Filed by Filed by Iguana Consulting, LLC, Novo Point, LLC and Quantec, LLC. (Taube, Eric) MODIFIED to link to corrected entry on 10/5/2010 (Moroles, D.).
10/05/2010	Proposed order regarding Expedite Hearing <i>on Motion for Authority to Withdrawal as Counsel</i> (RE: related document(s) <u>467</u> Motion for expedited hearing). Document uploaded on 10/5/2010 (Ref-ID: 1286311015373_3). (Taube, Eric)
10/05/2010	468 (7 pgs) Motion to withdraw as attorney (Hohmann, Taube & Summers, L.L.P.) Filed by Iguana Consulting, LLC, Novo Point, LLC and Quantec, LLC. (Proposed Order Attached). (Moroles, D.)
10/05/2010	469 (1 pg) Order granting motion for Expedited Hearing (Related Doc# 467) (document set for hearing: 468 Motion to withdraw as attorney) Entered on 10/5/2010. Hearing to be held on 10/8/2010 at 10:30 AM Dallas Judge Jernigan Ctrm for 468, (Moroles, D.)

0/30/2014	U.S. Bankrupicy Court - Northern District of Texas
10/06/2010	470 (111 pgs) Transcript regarding Hearing Held 09/15/10 RE: Status Conference. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 01/4/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Richard Simpson, Telephone number 318-688-1860. (RE: related document(s) Status conference held on 9/15/2010.). Transcript to be made available to the public on 01/4/2011. (Simpson, Richard)
10/06/2010	471 (115 pgs) Transcript regarding Hearing Held 09/22/10 RE: Status Conference. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 01/4/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Richard Simpson, Telephone number 318-688-1860. (RE: related document(s) Status conference held on 9/22/2010.). Transcript to be made available to the public on 01/4/2011. (Simpson, Richard)
10/08/2010	472 (3 pgs) Order continuing hearing Entered on 10/8/2010 (RE: related document(s)368 Motion to compromise controversy filed by Trustee Daniel J. Sherman). Status Conference to be held on 10/28/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Wiker, Joshua)
10/08/2010	473 (3 pgs) Order continuing hearing Entered on 10/8/2010 (RE: related document(s)445 Order to show cause). Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 445, (Wiker, Joshua)
10/08/2010	474 (3 pgs) Order setting hearing Entered on 10/8/2010 (RE: related document(s)397 motion for determination of pricing with respect to domain name registration filed by Trustee Daniel J. Sherman). Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 397, (Wiker, Joshua)
10/08/2010	475 (3 pgs) Order setting hearing Entered on 10/8/2010 (RE: related document(s)424 Motion to Seal filed by Debtor Ondova Limited Company, 425 Motion to Seal filed by Debtor Ondova Limited Company, 426 Motion to Seal filed by Debtor Ondova Limited Company). Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 425 and for 424 and for 426, (Wiker, Joshua)
10/08/2010	476 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)469 Order granting motion for Expedited Hearing (Related Doc# 467)(document set for hearing: 468 Motion to withdraw as attorney) Entered on 10/5/2010. Hearing to be held on 10/8/2010 at 10:30 AM Dallas Judge Jernigan Ctrm for 468,) No. of Notices: 2. Service Date 10/08/2010. (Admin.) (Entered: 10/09/2010)
	Status conference held on 10/8/2010. (RE: related document(s)368 Motion to compromise controversy with Jeffrey Baron, et al. Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman; J. Eckles for Quantec; G. Lyon for J. Baron; M. Thomas also latter appearing for J. Baron; R. Peterite and E. Schnabel for Verisign; J. MacPete and M. Hayward for

30/2014	Manilla/NetSphere; R. Patel for Pronske & Patel; P. Vogel, Special Master for Judge R. Furgeson; E. Taube (telephonically) for his lawfirm and former counsel to Quantec and Novopoint; R. Puri (telephonically) for Manilla/NetSphere. Evidentiary hearing. Court heard reports on status of settlement agreement implementation. Court will continue matter to 10/28/10 at 9:30 am. Court will also set Motion to Approve Pricing for
10/08/2010	10/28/10 at 9:30 am in case Trustee desires to pursue motion. (Harden, D.) (Entered: 10/12/2010)
10/08/2010	Show cause hearing held on 10/8/2010. (RE: related document(s)445 Order for Jeffrey Baron to appear and show cause Entered on 9/17/2010.) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman; J. Eckles for Quantec; G. Lyon for J. Baron; M. Thomas also latter appearing for J. Baron; R. Peterite and E. Schnabel for Verisign; J. MacPete and M. Hayward for Manilla/NetSphere; R. Patel for Pronske & Patel; P. Vogel, Special Master for Judge R. Furgeson; E. Taube (telephonically) for his lawfirm and former counsel to Quantec and Novopoint; R. Puri (telephonically) for Manilla/NetSphere. Evidentiary hearing. Court heard reports on status of settlement agreement implementation. Court will continue matter to 10/28/10 at 9:30 am. (Harden, D.) (Entered: 10/12/2010)
10/08/2010	Hearing held on 10/8/2010. (RE: related document(s)468 Motion to withdraw as attorney (Hohmann, Taube & Summers, L.L.P.) Filed by Iguana Consulting, LLC, Novo Point, LLC and Quantec, LLC.) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman; J. Eckles for Quantec; G. Lyon for J. Baron; M. Thomas also latter appearing for J. Baron; R. Peterite and E. Schnabel for Verisign; J. MacPete and M. Hayward for Manilla/NetSphere; R. Patel for Pronske & Patel; P. Vogel, Special Master for Judge R. Furgeson; E. Taube (telephonically) for his lawfirm and former counsel to Quantec and Novopoint; R. Puri (telephonically) for Manilla/NetSphere. Nonevidentiary hearing. Court will grant unopposed motion. Counsel to upload order. (Harden, D.) (Entered: 10/12/2010)
10/10/2010	477 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)472 Order continuing hearing Entered on 10/8/2010 (RE: related document(s)368 Motion to compromise controversy filed by Trustee Daniel J. Sherman). Status Conference to be held on 10/28/2010 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 3. Service Date 10/10/2010. (Admin.)
10/10/2010	478 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)473 Order continuing hearing Entered on 10/8/2010 (RE: related document(s)445 Order to show cause). Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 445,) No. of Notices: 3. Service Date 10/10/2010. (Admin.)
10/10/2010	479 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)474 Order setting hearing Entered on 10/8/2010 (RE: related document(s)397 motion for determination of pricing with respect to domain name registration filed by Trustee Daniel J. Sherman). Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 397,) No. of Notices: 3. Service Date 10/10/2010. (Admin.)
	480 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)475 Order setting hearing Entered on 10/8/2010 (RE: related document(s)424 Motion to

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/10/2010	Seal filed by Debtor Ondova Limited Company, 425 Motion to Seal filed by Debtor Ondova Limited Company, 426 Motion to Seal filed by Debtor Ondova Limited Company). Hearing to be held on 10/28/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 425 and for 424 and for 426,) No. of Notices: 3. Service Date 10/10/2010. (Admin.)
10/12/2010	481 (2 pgs) Order granting amended motion to substitute attorney adding Martin Keith Thomas for Jeffrey Baron, terminating Gary G. Lyon. (related document # 461) Entered on 10/12/2010. (Moroles, D.)
10/12/2010	482 (5 pgs) Objection to (related document(s): 452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> filed by Interested Party Hohmann, Taube & Summers, L.L.P.) filed by Interested Party The Village Trust, Novo Point, LLC, Quantec, LLC. (Eckels, James)
10/12/2010	483 (2 pgs) Objection to (related document(s): 452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> filed by Interested Party Hohmann, Taube & Summers, L.L.P.) filed by Creditor Jeffrey Baron. (Thomas, Martin)
10/13/2010	484 (11 pgs) Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. 3:09-CV-0988-F (Whitaker, Sheniqua)
10/14/2010	486 (5 pgs) Notice of recreation (RE: related document(s)482 Objection to (related document(s): 452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> filed by Interested Party Hohmann, Taube & Summers, L.L.P.) filed by Interested Party The Village Trust, Novo Point, LLC, Quantec, LLC.) (Tello, Chris)
10/14/2010	487 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)481 Order granting amended motion to substitute attorney adding Martin Keith Thomas for Jeffrey Baron, terminating Gary G. Lyon. (related document # 461) Entered on 10/12/2010.) No. of Notices: 2. Service Date 10/14/2010. (Admin.) (Entered: 10/15/2010)
10/15/2010	488 (2 pgs) Trustee's Individual Bond. \$1,800,000.00 (Neary, William)
10/15/2010	489 (12 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)484 Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. 3:09-CV-0988-F) No. of Notices: 1. Service Date 10/15/2010. (Admin.)
10/20/2010	490 (87 pgs; 8 docs) Application for compensation <i>Third Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2010 to 9/30/2010, Fee: \$328,605.50, Expenses: \$6,341.07. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: 1 Exhibit A2 Exhibit B3 Exhibit C4 Exhibit D5 Exhibit E6 Exhibit F7 Service List) (Urbanik, Raymond)
	491 (41 pgs; 3 docs) Application for administrative expenses for a substantial
	7 111 /DL D 1 105 / 500 H 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/20/2010	contribution to the estate Filed by Attorney Pronske & Patel, P.C. Objections due by 11/10/2010. (Attachments: <u>1</u> Exhibit A <u>2</u> Service List) (Pronske, Gerrit)
10/22/2010	492 (5 pgs) Notice of hearing filed by Attorney Pronske & Patel, P.C. (RE: related document(s)491 Application for administrative expenses <i>for a substantial contribution to the estate</i> Filed by Attorney Pronske & Patel, P.C. Objections due by 11/10/2010.). Hearing to be held on 11/29/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 491, (Pronske, Gerrit)
10/26/2010	493 (2 pgs) Motion to continue hearing on (related documents 490 Application for compensation) Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Urbanik, Raymond)
10/26/2010	Proposed order regarding Motion to Reschedule Hearing (RE: related document(s)493 Motion to continue hearing on). Document uploaded on 10/26/2010 (Ref-ID: 1287494708017_2043). (Urbanik, Raymond)
10/26/2010	494 (2 pgs) Order granting motion to reschedule hearing on (related document # 493) (related documents Third Interim Application for Compensation for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney). Entered on 10/26/2010. Hearing to be held on 12/1/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 490, (Moroles, D.)
10/27/2010	495 (3 pgs) Objection to (related document(s): 397 Motion by Daniel J. Sherman. filed by Trustee Daniel J. Sherman) filed by Novo Point, LLC, Quantec, LLC. (Eckels, James)
10/28/2010	496 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)490 Application for compensation <i>Third Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2010 to 9/30/2010, Fee: \$328,605.50, Expenses: \$6,341.07. Filed by Attorney Munsch Hardt Kopf & Harr, P.C.). Hearing to be held on 12/1/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 490, (Attachments: 1 Service List) (Urbanik, Raymond)
10/28/2010	497 (1 pg) Clerk's correspondence requesting an order from attorney for creditor. (RE: related document(s)468 Motion to withdraw as attorney (Hohmann, Taube & Summers, L.L.P.) Filed by Iguana Consulting, LLC, Novo Point, LLC and Quantec, LLC. (Proposed Order Attached).) Responses due by 11/12/2010. (Sauer, K.)
10/28/2010	498 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)494 Order granting motion to reschedule hearing on (related document # 493) (related documents Third Interim Application for Compensation for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney). Entered on 10/26/2010. Hearing to be held on 12/1/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 490,) No. of Notices: 1. Service Date 10/28/2010. (Admin.)
	Hearing held on 10/28/2010. (RE: related document(s)316 Application for administrative expenses - Motion of VeriSign, Inc. (I) For Allowance and Payment of Administrative Claim; (II) To Compel Assumption or Rejection of Executory Contract; or (III) In the Alternative, For Relief from the Automatic Stay Filed by Creditor

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/28/2010	VeriSign, Inc.)) Appearances: R. Urbanik and L. Pannier for Trustee D. Sherman; Trustee D. Sherman; M. Thomas and G. Lyon for J. Baron; J. MacPete and M. Hayward for Manilla/NetSphere; A. Degeyter and E. Schnabel for VeriSign; J. Eckles for Quantec; J. Cox for NovoPoint; R. Patel for Pronske & Patel. R. Puri appeared telephonically for Manilla/NetSphere. Nonevidentiary hearing. Court heard various discussion regarding a form of order the would both resolve the VeriSign motion and approve an attached letter agreement regarding wind-down. Discussions revealed letter agreement was not 100% agreed and court expressed concern about extinguishment of estates lien in Blue Horizon portfolio until transfer of domain names out of estate and also concern about possible \$60,000 of penalties (associated with possible delays into November of transfer of domain names) being chargeable against \$330,000 security deposit Trustee Sherman is already holding. Parties will either upload a mutually acceptable agreed order (addressing these concerns of the court) or court will enter a simple order to be uploaded by VeriSign granting its motion to terminate agreements with Ondova. Order to be uploaded by counsel. (Harden, D.) (Entered: 11/04/2010)
10/28/2010	Hearing held on 10/28/2010. (RE: related document(s)397 Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman.) Appearances: R. Urbanik and L. Pannier for Trustee D. Sherman; Trustee D. Sherman; M. Thomas and G. Lyon for J. Baron; J. MacPete and M. Hayward for Manilla/NetSphere; A. Degeyter and E. Schnabel for VeriSign; J. Eckles for Quantec; J. Cox for NovoPoint; R. Patel for Pronske & Patel. R. Puri appeared telephonically for Manilla/NetSphere. Nonevidentiary hearing. Court heard various discussion regarding a form of order the would both resolve the VeriSign motion and approve an attached letter agreement regarding wind-down. Discussions revealed letter agreement was not 100% agreed and court expressed concern about extinguishment of estates lien in Blue Horizon portfolio until transfer of domain names out of estate and also concern about possible \$60,000 of penalties (associated with possible delays into November of transfer of domain names) being chargeable against \$330,000 security deposit Trustee Sherman is already holding. Parties will either upload a mutually acceptable agreed order (addressing these concerns of the court) or court will enter a simple order to be uploaded by VeriSign granting its motion to terminate agreements with Ondova. Order to be uploaded by counsel. (Harden, D.) (Entered: 11/04/2010)
10/28/2010	Hearing held on 10/28/2010. (RE: related document(s)424 Motion to file transcript of hearing held on July 12, 2010 under seal. Filed by Debtor Ondova Limited Company) Court asked Trustees counsel to arrange a resetting of this hearing to late November, at which time the court will also hold a general status conference and a continued hearing on Show Cause Order [DE #445]. Trustees counsel shall file a Notice of the Continued Hearing Date. (Harden, D.) (Entered: 11/04/2010)
10/28/2010	Hearing held on 10/28/2010. (RE: related document(s)425 Motion to seal transcript of hearing held on July 14, 2010 under seal. Filed by Debtor Ondova Limited Company) Court asked Trustees counsel to arrange a resetting of this hearing to late November, at which time the court will also hold a general status conference and a continued hearing on Show Cause Order [DE #445]. Trustees counsel shall file a Notice of the Continued Hearing Date. (Harden, D.) (Entered: 11/04/2010)
ttps://acf_typh_uscourts_cov	Hearing held on 10/28/2010. (RE: related document(s)426 Motion to seal transcript

0/30/2014	of hearing held on July 22, 2010 under seal. Filed by Debtor Ondova Limited Company) Court asked Trustees counsel to arrange a resetting of this hearing to late
10/28/2010	November, at which time the court will also hold a general status conference and a continued hearing on Show Cause Order [DE #445]. Trustees counsel shall file a Notice of the Continued Hearing Date. (Harden, D.) (Entered: 11/04/2010)
10/28/2010	Show cause hearing held on 10/28/2010. (RE: related document(s)445 Order for Jeffrey Baron to appear and show cause.) Court asked Trustees counsel to arrange a resetting of this hearing to late November, at which time the court will also hold a general status conference and a hearing on pending motions to seal transcript [DE ##424, 425, 426]. Trustees counsel shall file a Notice of the Continued Hearing Date. (Harden, D.) (Entered: 11/04/2010)
10/29/2010	Proposed order regarding Lift Stay (RE: related document(s)316 Application for administrative expenses <i>Motion of VeriSign, Inc.</i>). <i>Document uploaded on 10/29/2010 (Ref-ID: 1287494708017_3103). (Degeyter, Angela)</i>
10/29/2010	500 (2 pgs) Order granting motion for relief from stay filed Creditor VeriSign, Inc., further conditions per order (related document # 499) and 316). Entered on 10/29/2010. (Moroles, D.)
10/31/2010	501 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)500 Order granting motion for relief from stay filed Creditor VeriSign, Inc., further conditions per order (related document # 499) and 316). Entered on 10/29/2010.) No. of Notices: 1. Service Date 10/31/2010. (Admin.)
11/01/2010	Proposed order regarding Authorizing Withdrawal of Counsel (RE: related document(s)468 Motion to withdraw as attorney). Document uploaded on 11/1/2010 (Ref-ID: 1287494708017_3548). (Taube, Eric)
11/03/2010	Receipt of filing fee for Motion for Relief from Stay (Docket Entries #316 & 499) (3:09-bk-34784) [motion,aplcex] (150.00). Receipt number 12712252, amount \$ 150.00. (U.S. Treasury) Modified Receipt Text on 11/4/2010 (Castillo, Tonya).
11/03/2010	502 (46 pgs; 4 docs) Motion to reject executory contract or unexpired lease Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A2 Exhibit B3 Exhibit C - Proposed Order) (Pannier, Lee)
11/03/2010	503 (3 pgs) Motion for expedited hearing(related documents 502 Motion to assume/reject) Filed by Trustee Daniel J. Sherman (Pannier, Lee)
11/03/2010	Proposed order regarding Motion to Expedited Hearing (RE: related document(s)503 Motion for expedited hearing). Document uploaded on 11/3/2010 (Ref-ID: 1288712101274_754). (Pannier, Lee)
11/04/2010	504 (2 pgs) Order granting Motion to withdraw as attorney Hohmann, Taube & Summers, L.L.P. Filed by Iguana Consulting, LLC, Novo Point, LLC and Quantec, LLC (related document # 468) Entered on 11/4/2010. (Moroles, D.)

3/30/2014 I	U.S. Dankrupicy Court - Northern District of Texas
11/04/2010	505 (10 pgs) Trustee's monthly operating report for filing period 08/01/2010 to 08/31/2010 (Sherman, Daniel)
11/04/2010	506 (10 pgs) Trustee's monthly operating report for filing period 09/01/2010 to 09/30/2010 (Sherman, Daniel)
11/05/2010	507 (3 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)502 Motion to reject executory contract or unexpired lease Filed by Trustee Daniel J. Sherman). Hearing to be held on 11/17/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 502, (Pannier, Lee)
11/05/2010	508 (2 pgs) Order granting motion for expedited hearing (Related Doc# 503) (document set for hearing: 502 Motion to assume/reject) Entered on 11/5/2010. Hearing to be held on 11/17/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 502, (Moroles, D.)
11/06/2010	509 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)504 Order granting Motion to withdraw as attorney Hohmann, Taube & Summers, L.L.P. Filed by Iguana Consulting, LLC, Novo Point, LLC and Quantec, LLC (related document # 468) Entered on 11/4/2010.) No. of Notices: 1. Service Date 11/06/2010. (Admin.)
11/07/2010	510 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)508 Order granting motion for expedited hearing (Related Doc# 503)(document set for hearing: 502 Motion to assume/reject) Entered on 11/5/2010. Hearing to be held on 11/17/2010 at 09:30 AM Dallas Judge Jernigan Ctrm for 502,) No. of Notices: 1. Service Date 11/07/2010. (Admin.)
11/10/2010	511 (1 pg) Clerk's correspondence requesting a notice of hearing from Attorney for Interested party. (RE: related document(s)452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> Filed by Interested Party Hohmann, Taube & Summers, L.L.P. (Attachments: # 1 Proposed Order Order)) Responses due by 11/22/2010. (Cumby, C)
11/10/2010	512 PUBLIC ACCESS RESTRICTED PER DOC 524 First Application for administrative expenses Filed by Creditor Powers Taylor LLP (Attachments: 1 Exhibit A2 Exhibit B) (Powers, Patrick) Modified on 11/29/2010 (Simpson, B).
11/12/2010	513 (5 pgs) Notice of hearing filed by Interested Party Hohmann, Taube & Summers, L.L.P. (RE: related document(s)452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> Filed by Interested Party Hohmann, Taube & Summers, L.L.P.). Hearing to be held on 1/4/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 452, (Taube, Eric)
11/12/2010	514 (44 pgs; 3 docs) Motion to restrict public access (RE: related document(s)512 Application for administrative expenses). Filed by Creditor Powers Taylor LLP (Attachments: 1 Exhibit Exhibit A2 Proposed Order) (Powers, Patrick)

11/12/2010	U.S. Bankruptcy Court - Northern District of Texas 515 (2 pgs) BNC certificate of mailing. (RE: related document(s)511 Clerk's correspondence requesting a notice of hearing from Attorney for Interested party. (RE: related document(s)452 Motion to pay Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement Filed by Interested Party Hohmann, Taube & Summers, L.L.P. (Attachments: # 1 Proposed Order Order)) Responses due by 11/22/2010.) No. of Notices: 1. Service Date 11/12/2010. (Admin.)
11/15/2010	516 (5 pgs) Application for compensation for Daniel J. Sherman, Trustee Chapter 11, Period: 9/15/2009 to 11/15/2010, Fee: \$150000.00, Expenses: \$0.00. Filed by Trustee Daniel J. Sherman Objections due by 12/6/2010. (Sherman, Daniel) MODIFIED TEXT on 11/15/2010 (Dugan, S.).
11/16/2010	517 (1 pg) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)516 Application for compensation for Daniel J. Sherman, Trustee Chapter 11, Period: 9/15/2009 to 11/15/2010, Fee: \$150000.00, Expenses: \$0.00. Filed by Trustee Daniel J. Sherman Objections due by 12/6/2010). Hearing to be held on 12/20/2010 at 01:30 PM Dallas Judge Jernigan Ctrm for 516, (Sherman, Daniel)
11/17/2010	Proposed order regarding Approval of Motion for Authority to Reject Executory Contracts with ICANN (RE: related document(s)502 Motion to reject executory contract or unexpired lease Filed by Trustee Daniel J. Sherman). Document uploaded on 11/17/2010 (Ref-ID: 1288986969630_2734). (Urbanik, Raymond)
11/17/2010	Hearing held on 11/17/2010. (RE: related document(s)502 Motion to reject executory contract or unexpired lease Filed by Trustee Daniel J. Sherman)) Appearances: R. Urbanik for Trustee; Trustee Sherman; J. MacPete for Manilla/NetSphere; J. Eckles for Quantec; M. Thomas for J. Baron. Nonevidentiary hearing. Motion granted. Counsel to upload order. (Harden, D.) (Entered: 11/23/2010)
11/18/2010	518 (1 pg) Clerk's correspondence requesting Notice of continued hearing from Trustee's Counsel. (RE: related document(s)424 Motion to file transcript of hearing held on July 12, 2010 under seal. Filed by Debtor Ondova Limited Company, 425 Motion to seal transcript of hearing held on July 14, 2010 under seal. Filed by Debtor Ondova Limited Company, 426 Motion to seal transcript of hearing held on July 22, 2010 under seal. Filed by Debtor Ondova Limited Company) Responses due by 12/8/2010. (Ward, J)
11/18/2010	519 (1 pg) Clerk's correspondence requesting an order from Trustee. (RE: related document(s)397 Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman .) Responses due by 12/8/2010. (Ward, J)
11/19/2010	520 (2 pgs) Order granting motion to reject executory contracts with the Internet Corporation for assigned names and numbers (ICANN) pursuant to Section 365 of the Bankruptcy Code (related document # 502) Entered on 11/19/2010. (Zisk, B)
	521 (3 pgs) Objection to (related document(s): 490 Application for compensation <i>Third Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2010 to 9/30/2010, Fee: \$328,605.50, Expenses: \$6,341.07. filed by

5/30/2014 	U.S. Bankruptcy Court - Northern District of Texas Attorney Munsch Hardt Kopf & Harr, P.C.) filed by Creditor Jeffrey Baron. (Lyon,
11/19/2010	Gary)
11/24/2010	522 (2 pgs) Order Cancelling Hearing. Entered on 11/24/2010 (RE: related document(s)491 Application for administrative expenses for Substantial Contribution to the Estate filed by Attorney Pronske & Patel, P.C.). The Court will consider further scheduling of the Application at a Status Conference set on 12/16/2010 at 9:30 AM regarding Adversary 10-3281. (Zisk, B)
11/26/2010	523 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)522 Order Cancelling Hearing. Entered on 11/24/2010 (RE: related document(s)491 Application for administrative expenses for Substantial Contribution to the Estate filed by Attorney Pronske & Patel, P.C.). The Court will consider further scheduling of the Application at a Status Conference set on 12/16/2010 at 9:30 AM regarding Adversary 10-3281.) No. of Notices: 3. Service Date 11/26/2010. (Admin.)
11/29/2010	Proposed order regarding Motion to Restrict Public Access (RE: related document(s)512 First Application for administrative expenses Filed by Creditor Powers Taylor LLP). Document uploaded on 11/29/2010 (Ref-ID: 1288986969630_4497). (Powers, Patrick)
11/29/2010	524 (3 pgs; 2 docs) Order granting motion to restrict public access (related document # 514) Entered on 11/29/2010. (Simpson, B)
11/30/2010	525 (5 pgs) Response opposed to (related document(s): 521 Objection filed by Creditor Jeffrey Baron) filed by Attorney Munsch Hardt Kopf & Harr, P.C (Pannier, Lee)
12/01/2010	Proposed order regarding Third Interim Fee Application of Munsch Hardt Kopf & Harr P.C. (RE: related document(s)490 Application for compensation <i>Third Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2010 to 9/30/2010, Fee: \$328,605.50, Expenses: \$6,341.07. Filed by Attorney Munsch Hardt Kopf & Harr, P.C.). Document uploaded on 12/1/2010 (Ref-ID: 1291153041774_728). (Urbanik, Raymond)
12/01/2010	526 (10 pgs) Trustee's monthly operating report for filing period 10/01/2010 to 10/31/2010 (Sherman, Daniel)
	Hearing held on 12/1/2010. (RE: related document(s)490 Application for compensation <i>Third Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2010 to 9/30/2010, Fee: \$328,605.50, Expenses: \$6,341.07. Filed by Attorney Munsch Hardt Kopf & Harr, P.C.)) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman; P. Vogel, Receiver for J. Baron; J. MacPete for Manilla/NetSphere; R. Puri (telephonically) for Manilla/NetSphere; G. Lyons for J. Baron; J. Eckles for Quantec. Evidentiary hearing (proffer; fee statements). Application approved (less \$684 expense reduction). Mr. Urbanik to upload order and also will contact courtroom deputy to obtain a setting for a status conference in the next few weeks and resetting various pending motions (motions to seal transcripts and show cause order). Trustee to withdraw motion for approval of pricing. (Harden, D.)

12/01/2010	(Entered: 12/03/2010)
12/02/2010	527 (2 pgs) Order granting third interim application for compensation (related document # 490) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$328605.50, expenses awarded: \$5656.82 Entered on 12/2/2010. (Sauer, K.)
12/03/2010	528 (2 pgs) Stipulation by Daniel J. Sherman and Powers Taylor LLP. filed by Trustee Daniel J. Sherman (RE: related document(s)529 First Application for administrative expenses). (Urbanik, Raymond) Modified Text to correct linkage on 12/9/2010 (Simpson, B).
12/06/2010	529 (38 pgs; 3 docs) Amended Application for administrative expenses Filed by Creditor Powers Taylor LLP (Attachments: 1 Exhibit A2 Exhibit B) (Powers, Patrick)
12/06/2010	530 (4 pgs) Notice of hearing filed by Creditor Powers Taylor LLP (RE: related document(s)529 Amended Application for administrative expenses Filed by Creditor Powers Taylor LLP). Hearing to be held on 1/25/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 529, (Powers, Patrick)
12/08/2010	531 (1 pg) Clerk's correspondence requesting Notice of continued hearing from Trustee's Counsel. (RE: related document(s)424 Motion to file transcript of hearing held on July 12, 2010 under seal. Filed by Debtor Ondova Limited Company, 425 Motion to seal transcript of hearing held on July 14, 2010 under seal. Filed by Debtor Ondova Limited Company, 426 Motion to seal transcript of hearing held on July 22, 2010 under seal. Filed by Debtor Ondova Limited Company) Responses due by 12/22/2010. (Bibbs, P.) Modified on 12/8/2010 (Bibbs, P.).
12/08/2010	532 (1 pg) Clerk's correspondence requesting an order from Trustee. (RE: related document(s)397 Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement by Daniel J. Sherman .) Responses due by 12/22/2010. (Bibbs, P.)
12/13/2010	533 (29 pgs) Transcript regarding Hearing Held 11/17/10 RE: TRANSCRIPT OF STATUS CONFERENCE; MOTION TO REJECT EXECUTORY CONTRACTS. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/14/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eScribers LLC, Telephone number 973-406-2250. (RE: related document(s) Hearing held on 11/17/2010.). Transcript to be made available to the public on 03/14/2011. (Kurtzer, Benjamin)
	534 (81 pgs) Transcript regarding Hearing Held 9/30/10 RE: STATUS CONFERENCE RE: MOTION TO COMPROMISE CONTROVERSY W/JEFF BARON; SHOW CAUSE ORDER (JEFFREY BARON). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/14/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/13/2010	Reporter/Transcriber eScribers LLC, Telephone number 973-406-2250. (RE: related document(s) Status conference held on 9/30/2010., Show cause hearing held on 9/30/2010.). Transcript to be made available to the public on 03/14/2011. (Kurtzer, Benjamin)
12/14/2010	535 (93 pgs) Transcript regarding Hearing Held 10/08/2010 RE: STATUS CONFERENCE RE: MOTION TO COMPROMISE CONTROVERSY W/JEFF BARON, SHOW CAUSE ORDER (JEFFREY BARON), AND MOTION TO WITHDRAW AS ATTORNEY. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/14/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eScribers, Telephone number 973-406-2250. (RE: related document(s) Status conference held on 10/8/2010., Show cause hearing held on 10/8/2010., Hearing held on 10/8/2010.). Transcript to be made available to the public on 03/14/2011. (Kurtzer, Benjamin)
12/15/2010	536 (7 pgs; 2 docs) Motion to strike (related document(s): 397 Motion by Daniel J. Sherman. filed by Trustee Daniel J. Sherman) (Motion to Withdraw Trustee's Motion for Determination of Pricing With Respect to Domain Name Registration Agreement) Filed by Trustee Daniel J. Sherman (Attachments: 1 Exhibit A) (Urbanik, Raymond)
12/15/2010	Proposed order regarding Motion to Withdraw (RE: related document(s) <u>536</u> Motion to strike). Document uploaded on 12/15/2010 (Ref-ID: 1291646361376_3045). (Urbanik, Raymond)
12/16/2010	537 (79 pgs) Transcript regarding Hearing Held 10/28/2010 RE: MOTION OF VERISIGN, INC. (I) FOR ALLOWANCE AND PAYMENT OF ADMINISTRATIVE CLAIM; (II) TO COMPEL ASSUMPTION OR REJECTION OF EXECUTORY CONTRACT; OR (III) IN THE ALTERNATIVE, FOR RELIEF FROM THE AUTOMATIC STAY (Doc. 316) TRUSTEE'S MOTION FOR DETERMINATION OF PRICING WITH RESPECT TO DOMAIN NAME REGISTRATION AGREEMENT (Doc. 397) THREE MOTIONS TO SEAL TRANSCRIPT OF HEARING (Doc. 424, 425, and 426) SHOW CAUSE ORDER JEFFREY BARON (Doc. 445). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/16/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Escribers, Telephone number 973-406-2250. (RE: related document(s) Hearing held on 10/28/2010., Hearing held on 10/28/2010., Hearing held on 10/28/2010., Hearing held on 10/28/2010., Transcript to be made available to the public on 03/16/2011. (Kurtzer, Benjamin)
12/17/2010	538 (10 pgs) Debtor-in-possession monthly operating report for filing period 11/01/2010 to 11/30/2010 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
	539 (2 pgs) Order granting(document # 536) motion to strike(regarding document:397

30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/17/2010	Motion by Daniel J. Sherman . filed by Trustee Daniel J. Sherman) Entered on 12/17/2010. (Ecker, C.)
12/19/2010	540 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)539 Order granting(document # 536) motion to strike(regarding document:397 Motion by Daniel J. Sherman . filed by Trustee Daniel J. Sherman) Entered on 12/17/2010.) No. of Notices: 2. Service Date 12/19/2010. (Admin.)
12/20/2010	Proposed order regarding Scheduling Order Regarding Fee Motions (RE: related document(s)452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> Filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses <i>for a substantial contribution to the estate</i> Filed by Attorney Pronske & Patel, P.C. Objections due by 11/10/2010., 529 Amended Application for administrative expenses Filed by Creditor Powers Taylor LLP). Document uploaded on 12/20/2010 (Ref-ID: 1291646361376_4244). (Urbanik, Raymond)
12/20/2010	Hearing held on 12/20/2010. (RE: related document(s)516 Application for compensation for Daniel J. Sherman, Trustee)Appearances: D. Sherman, Trustee. Evidentiary hearing (fee statements and proffer only). Application approved in full, and Trustee has authority to pay \$150,000 at this time. Counsel to upload order. (Davis, T.) (Entered: 12/21/2010)
12/21/2010	Proposed order regarding Trustee's Interim Application for Compensation (RE: related document(s) 516 Application for compensation for Daniel J. Sherman, Trustee Chapter 11, Period: 9/15/2009 to 11/15/2010, Fee: \$150000.00, Expenses: \$0.00. Filed by Trustee Daniel J. Sherman Objections due by 12/6/2010). Document uploaded on 12/21/2010 (Ref-ID: 1291646361376_4566). (Sherman, Daniel)
12/22/2010	Proposed order regarding Order Approving CH 11 TR's Interim Application for Compensation (RE: related document(s)516 Application for compensation for Daniel J. Sherman, Trustee Chapter 11, Period: 9/15/2009 to 11/15/2010, Fee: \$150000.00, Expenses: \$0.00. Filed by Trustee Daniel J. Sherman Objections due by 12/6/2010). Document uploaded on 12/22/2010 (Ref-ID: 1291646361376_4852). (Sherman, Daniel)
12/22/2010	541 (1 pg) Order granting interim application for compensation (related document # 516) granting for Trustee Daniel J. Sherman, fees awarded: \$150000.00, expenses awarded: \$0.00 Entered on 12/22/2010. (Zisk, B)
12/23/2010	542 (3 pgs) Order setting status conference hearing Entered on 12/23/2010 (RE: related document(s)452 Motion to pay filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses filed by Attorney Pronske & Patel, P.C., 529 Application for administrative expenses filed by Creditor Powers Taylor LLP). Status Conference to be held on 1/25/2011 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Simpson, B)
	543 (2 pgs) Order setting status conference hearing Entered on 1/6/2011 (RE: related

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/06/2011	document(s)452 Motion to pay filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses filed by Attorney Pronske & Patel, P.C., 529 Application for administrative expenses filed by Creditor Powers Taylor LLP). Status Conference to be held on 1/31/2011 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Simpson, B)
01/08/2011	544 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)543 Order setting status conference hearing Entered on 1/6/2011 (RE: related document(s)452 Motion to pay filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses filed by Attorney Pronske & Patel, P.C., 529 Application for administrative expenses filed by Creditor Powers Taylor LLP). Status Conference to be held on 1/31/2011 at 09:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 2. Service Date 01/08/2011. (Admin.)
01/11/2011	545 (2 pgs) Notice of hearing (<i>Notice of Status Conference</i>) filed by Trustee Daniel J. Sherman (RE: related document(s)424 Motion to file transcript of hearing held on July 12, 2010 under seal. Filed by Debtor Ondova Limited Company, 425 Motion to seal transcript of hearing held on July 14, 2010 under seal. Filed by Debtor Ondova Limited Company, 426 Motion to seal transcript of hearing held on July 22, 2010 under seal. Filed by Debtor Ondova Limited Company). Status Conference to be held on 1/31/2011 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Urbanik, Raymond)
01/25/2011	546 (4 pgs) Motion to withdraw as attorney (Gary G Lyon) Filed by Creditor Jeffrey Baron (Lyon, Gary)
01/26/2011	547 (10 pgs) Trustee's monthly operating report for filing period 12/01/2010 to 12/31/2010 (Sherman, Daniel)
01/28/2011	548 (4 pgs) Trustee's Objection to claim(s) 10 of Creditor(s) Grupo Andrea S.A. DE C.V Filed by Trustee Daniel J. Sherman. Responses due by 3/2/2011. (Sherman, Daniel)
01/31/2011	550 Status Conference held on 1/31/2011., Status Conference continued (RE: related document(s)529 Amended Application for administrative expenses filed by Creditor Powers Taylor LLP.) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for Manilla. Nonevidentiary hearing. Court heard status report from various parties. Matter continued to 4/4/11 at 11:30 am. Status Conference to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm. (Womack, Jennifer) (Entered: 02/08/2011)
	551 Status Conference held on 1/31/2011., Status Conference continued (RE: related document(s)452 Motion to pay Attorneys' Fees Pursuant to Supplemental Settlement Agreement filed by Interested Party Hohmann, Taube & Summers, L.L.P.) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to

/30/2014 	U.S. Bankruptcy Court - Northern District of Texas
01/31/2011	withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for Manilla. Nonevidentiary hearing. Court heard status report from various parties. Matter continued to 4/4/11 at 11:30 am. Status Conference to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm. (Womack, Jennifer) (Entered: 02/08/2011)
01/31/2011	552 Status Conference held on 1/31/2011., Status Conference continued (RE: related document(s)491 Application for administrative expenses for a substantial contribution to the estate filed by Attorney Pronske & Patel, P.C.) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for Manilla. Nonevidentiary hearing. Court heard status report from various parties. Matter continued to 4/4/11 at 11:30 am. Status Conference to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm. (Womack, Jennifer) (Entered: 02/08/2011)
01/31/2011	Status Conference held on 1/31/2011. (RE: related document(s)424 Motion to file transcript of hearing held on July 12, 2010 under seal. Filed by Debtor Ondova Limited Company) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for Manilla. Nonevidentiary hearing. Court heard announcement that neither Trustee nor Receiver intend to prosecute. Court will deny for want of prosecution. (Womack, Jennifer) (Entered: 02/08/2011)
01/31/2011	Status Conference held on 1/31/2011. (RE: related document(s)425 Motion to seal transcript of hearing held on July 14, 2010 under seal filed by Debtor Ondova Limited Company) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for Manilla. Nonevidentiary hearing. Court heard announcement that neither Trustee nor Receiver intend to prosecute. Court will deny for want of prosecution. (Womack, Jennifer) (Entered: 02/08/2011)
01/31/2011	Status Conference held on 1/31/2011. (RE: related document(s)426 Motion to seal transcript of hearing held on July 22, 2010 under seal filed by Debtor Ondova Limited Company) Appearances: R. Urbanik for Trustee Sherman; Trustee Sherman; B. Golden for Receiver Vogel; Receiver Vogel; J. MacPete for Manilla/NetSphere; M. Goolsby for Pronske Patel; S. Broome, for J. Baron in AP # 10-3281 (subject to a motion to withdraw); E. Taube (telephonically) for his firm and Shurig and West firms; R. Puri for Manilla. Nonevidentiary hearing. Court heard announcement that neither Trustee nor Receiver intend to prosecute. Court will deny for want of prosecution. (Womack, Jennifer) (Entered: 02/08/2011)
	549 (2 pgs) Order Continuing Status Conference Hearings. Entered on 2/7/2011 (RE: related document(s)452 Motion to pay filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses filed by Attorney

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
02/07/2011	Pronske & Patel, P.C., <u>529</u> Amended Application for administrative expenses filed by Creditor Powers Taylor LLP). Status Conference to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
02/09/2011	557 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)549 Order Continuing Status Conference Hearings. Entered on 2/7/2011 (RE: related document(s)452 Motion to pay filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses filed by Attorney Pronske & Patel, P.C., 529 Amended Application for administrative expenses filed by Creditor Powers Taylor LLP). Status Conference to be held on 4/4/2011 at 11:30 AM at Dallas Judge Jernigan Ctrm.) No. of Notices: 2. Service Date 02/09/2011. (Admin.)
02/15/2011	558 (2 pgs) Order denying Motion for want of prosecution (related document # 424 motion to seal). Entered on 2/15/2011. (Moroles, D.)
02/15/2011	559 (1 pg) Order denying motion for want of prosecution (related document # 425 motion to seal). Entered on 2/15/2011. (Moroles, D.)
02/15/2011	560 (2 pgs) Order denying motion for want of prosecution (related document # 426 motion to seal). Entered on 2/15/2011. (Moroles, D.)
02/17/2011	561 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)558 Order denying Motion for want of prosecution (related document # 424 motion to seal). Entered on 2/15/2011.) No. of Notices: 1. Service Date 02/17/2011. (Admin.)
02/17/2011	562 (2 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)559 Order denying motion for want of prosecution (related document # 425 motion to seal). Entered on 2/15/2011.) No. of Notices: 1. Service Date 02/17/2011. (Admin.)
02/17/2011	563 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)560 Order denying motion for want of prosecution (related document # 426 motion to seal). Entered on 2/15/2011.) No. of Notices: 1. Service Date 02/17/2011. (Admin.)
02/21/2011	564 (1 pg) Notice of hearing and Certificate of mailing filed by Trustee Daniel J. Sherman (RE: related document(s)548 Trustee's Objection to claim). Hearing to be held on 3/30/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 548, (Sherman, Daniel)
02/22/2011	565 (12 pgs; 3 docs) Omnibus Objection to claim(s) of Creditor(s). Filed by Trustee Daniel J. Sherman. (Attachments: 1 Exhibit A2 Exhibit B)(Pannier, Lee)
02/22/2011	566 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)565 Omnibus Objection to claim). Hearing to be held on 4/13/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 565, (Pannier, Lee)
02/28/2011	567 (10 pgs) Debtor-in-possession monthly operating report for filing period January 1, 2011 to January 31, 2011 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
	Proposed order regarding Granting Motion to Withdraw as Attorney of Record for

03/13/2011	U.S. Bankruptcy Court - Northern District of Texas Jeffrey Baron (RE: related document(s) 546 Motion to withdraw as attorney). Document uploaded on 3/13/2011 (Ref-ID: 1299618260855_1041). (Lyon, Gary)
03/22/2011	568 (20 pgs; 3 docs) Adversary case 11-03181. Complaint by Daniel J. Sherman against Mike Emke, Conrad Herring, Servers, Inc Fee Amount \$250 (Attachments: 1 Adversary Proceeding Coversheet Exhibit A-C). Nature(s) of suit: 14 (Recovery of money/property - other). 91 (Declaratory judgment). 31 (Approval of sale of property of estate and of a co-owner - 363(h)). (Urbanik, Raymond)
03/25/2011	569 (225 pgs; 11 docs) Application for compensation <i>Fourth Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2010 to 1/31/2011, Fee: \$425,595.50, Expenses: \$11,688.73. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: 1 Limited Service List2 Exhibit A3 Exhibit B4 Exhibit C - F5 Exhibit G6 Exhibit H7 Exhibit I8 Exhibit J9 Exhibit K10 Exhibit L) (Urbanik, Raymond)
03/25/2011	570 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)569 Application for compensation <i>Fourth Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2010 to 1/31/2011, Fee: \$425,595.50, Expenses: \$11,688.73. Filed by Attorney Munsch Hardt Kopf & Harr, P.C.). Hearing to be held on 4/25/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 569, (Attachments: 1 Service List) (Urbanik, Raymond)
03/29/2011	571 (10 pgs) Trustee's monthly operating report for filing period 02/01/2011 to 02/28/2011 (Sherman, Daniel)
03/30/2011	Proposed order regarding TR's Objection to claim of Grupo Andrea S.A. DE C.V. (Claim No. 10) (RE: related document(s)548 Trustee's Objection to claim). Document uploaded on 3/30/2011 (Ref-ID: 1299618260855_4093). (Sherman, Daniel)
03/30/2011	Hearing held on 3/30/2011. (RE: related document(s)548 Trustee's Objection to claim(s) 10 of Creditor(s) Grupo Andrea S.A. DE C.V Filed by Trustee Daniel J. Sherman.) Appearances: D. Sherman, Trustee; M. Haynes for P. Vogel, Baron Receiver. Nonevidentiary hearing. Unopposed objection sustained. Counsel to upload order. (Harden, D.) (Entered: 04/01/2011)
04/04/2011	Status Conference held on 4/4/2011. (RE: related document(s)529 Amended Application for administrative expenses filed by Creditor Powers Taylor LLP) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman (Ondova estate); B. Golden for Receiver P. Vogel; Receiver P. Vogel (over J. Baron); M. Keen for Powers Taylor; R. Patel for Pronske Patel; E. Taube (telephonically) for Hohmann, Taube & Summers, L.L.P.; M. Thomas for J. Baron; S. Broome for J. Baron in AP # 10-3281), subject to pending motion to withdraw; G. Lyons, another counsel for J. Baron, subject to pending motion to withdraw. Court heard reports regarding receivership action, attorneys fees issues, and pending matters in Ondova case. Court will continue the status conference on this matter for another 90 days. Court to issue order. (Womack, Jennifer) (Entered: 04/05/2011)
	Status Conference held on 4/4/2011. (RE: related document(s)452 Motion to pay

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
04/04/2011	Attorneys Fees Pursuant to Supplemental Settlement Agreement filed by Interested Party Hohmann, Taube & Summers, L.L.P.) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman (Ondova estate); B. Golden for Receiver P. Vogel; Receiver P. Vogel (over J. Baron); M. Keen for Powers Taylor; R. Patel for Pronske Patel; E. Taube (telephonically) for Hohmann, Taube & Summers, L.L.P.; M. Thomas for J. Baron; S. Broome for J. Baron in AP # 10-3281), subject to pending motion to withdraw; G. Lyons, another counsel for J. Baron, subject to pending motion to withdraw. Court heard reports regarding receivership action, attorneys fees issues, and pending matters in Ondova case. Court will continue the status conference on this matter for another 90 days. Court to issue order. (Womack, Jennifer) (Entered: 04/05/2011)
04/04/2011	Status Conference held on 4/4/2011. (RE: related document(s)491 Application for administrative expenses for a substantial contribution to the estate filed by Attorney Pronske & Patel, P.C.) Appearances: R. Urbanik for Trustee D. Sherman; Trustee D. Sherman (Ondova estate); B. Golden for Receiver P. Vogel; Receiver P. Vogel (over J. Baron); M. Keen for Powers Taylor; R. Patel for Pronske Patel; E. Taube (telephonically) for Hohmann, Taube & Summers, L.L.P.; M. Thomas for J. Baron; S. Broome for J. Baron in AP # 10-3281), subject to pending motion to withdraw; G. Lyons, another counsel for J. Baron, subject to pending motion to withdraw. Court heard reports regarding receivership action, attorneys fees issues, and pending matters in Ondova case. Court will continue the status conference on this matter for another 90 days. Court to issue order. (Womack, Jennifer) (Entered: 04/05/2011)
04/05/2011	572 (1 pg) Order regarding objection to claim number(s) 10 filed by Grupo Andrea S.A. DE C.V Entered on 4/5/2011 (RE: related document(s)548 Objection to claim filed by Trustee Daniel J. Sherman). (Simpson, B)
04/05/2011	573 (2 pgs) Order granting motion of Gary G. Lyon to withdraw as attorney for Jeffrey Baron (related document # 546) Entered on 4/5/2011. (Simpson, B)
04/06/2011	574 (2 pgs) Order continuing hearing Entered on 4/6/2011 (RE: related document(s)452 Motion to pay filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses filed by Attorney Pronske & Patel, P.C., 529 Application for administrative expenses filed by Creditor Powers Taylor LLP). Status Conference to be held on 7/11/2011 at 02:30 PM at Dallas Judge Jernigan Ctrm. (Simpson, B)
04/07/2011	575 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)573 Order granting motion of Gary G. Lyon to withdraw as attorney for Jeffrey Baron (related document # 546) Entered on 4/5/2011.) No. of Notices: 1. Service Date 04/07/2011. (Admin.)
04/08/2011	576 (3 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)574 Order continuing hearing Entered on 4/6/2011 (RE: related document(s)452 Motion to pay filed by Interested Party Hohmann, Taube & Summers, L.L.P., 491 Application for administrative expenses filed by Attorney Pronske & Patel, P.C., 529 Application for administrative expenses filed by Creditor Powers Taylor LLP). Status Conference to be held on 7/11/2011 at 02:30 PM at Dallas Judge Jernigan Ctrm.) No. of Notices: 3. Service Date 04/08/2011. (Admin.)

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04/11/2011	577 (4 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)565 Objection to claim). (Pannier, Lee)
04/13/2011	578 (1 pg) Court admitted exhibits date of hearing 4/13/2011: Trustee Exhibits 1-17 (RE: related document(s)565 Omnibus Objection to claim(s) of Creditor(s). Filed by Trustee Daniel J. Sherman.) (Harden, D.)
04/13/2011	Proposed order regarding Trustee's First Omnibus Objection to Claims (RE: related document(s)565 Omnibus Objection to claim(s) of Creditor(s). Filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A# 2 Exhibit B)). Document uploaded on 4/13/2011 (Ref-ID: 1302535046940_482). (Pannier, Lee)
04/13/2011	Hearing held on 4/13/2011. (RE: related document(s)565 Omnibus Objection to claim(s) of Creditor(s) filed by Trustee Daniel J. Sherman.) Appearances: L. Pannier and R. Urbanik for Trustee; Trustee Sherman; D. Ruckman for Receiver P. Vogel; J. MacPete for NetSphere and Manilla. Evidentiary hearing. All objections sustained. Counsel to upload order. (Womack, Jennifer)
04/18/2011	579 (3 pgs) Response opposed to (related document(s): 569 Application for compensation <i>Fourth Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2010 to 1/31/2011, Fee: \$425,595.50, Expenses: \$11,688.73. filed by Attorney Munsch Hardt Kopf & Harr, P.C.) filed by Other Professional Peter S. Vogel. (Ruckman, Deirdre)
04/18/2011	580 (6 pgs) Certificate of service re: Response and Reservation of Rights Related to Fourth Interim Fee Application of Munsch Hardt Kopf & Harr, P.C. filed by Other Professional Peter S. Vogel (RE: related document(s)579 Response). (Haynes, Michael)
04/25/2011	Proposed order regarding Fourth Interim Application of Munsch Hardt Kopf & Harr, P.C., Attorneys for Daniel J. Sherman, Chapter 11 Trustee, for the Allowance of Fees and Reimbursement of Expenses for the Period October 1, 2010 Through January 31, 2011 (RE: related document(s)569 Application for compensation <i>Fourth Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2010 to 1/31/2011, Fee: \$425,595.50, Expenses: \$11,688.73. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Limited Service List# 2 Exhibit A# 3 Exhibit B# 4 Exhibit C - F# 5 Exhibit G# 6 Exhibit H# 7 Exhibit I# 8 Exhibit J# 9 Exhibit K# 10 Exhibit L)). Document uploaded on 4/25/2011 (Ref-ID: 1303751251222_133). (Pannier, Lee)
04/25/2011	Hearing held on 4/25/2011. (RE: related document(s)569 Application for compensation for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2010 to 1/31/2011, Fee: \$425,595.50, Expenses: \$11,688.73. Filed by Attorney Munsch Hardt Kopf & Harr, P.C.) Appearances: R. Urbanik and R. Hunt for applicant and Trustee; Trustee Sherman; B. Golden for Receiver; M. Thomas for J. Baron; J. MacPete for Manila/NetSphere. Evidentiary hearing (proffer and fee statements). Court heard extensive prove up and comments from various counsel. Application approved. \$437,284.23 of fees and expenses (\$310,112.47 of which is unpaid). Counsel to upload order. (Harden, D.) (Entered: 04/28/2011)

04/28/2011	581 (2 pgs) Order granting application for compensation (related document # 569) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$425585.50, expenses awarded: \$11688.73 Entered on 4/28/2011. (Simpson, B)
04/28/2011	582 (2 pgs) Order regarding first omnibus objection to claim number(s) 4,5,6,7,8,9,13,14,15. Entered on 4/28/2011 (RE: related document(s)565 Objection to claim filed by Trustee Daniel J. Sherman). (Simpson, B)
05/02/2011	583 (1 pg) Request for transcript regarding a hearing held on 4/25/2011. The requested turn-around time is 7-day expedited. (Womack, Jennifer) Additional attachment(s) added on 5/2/2011 (Womack, Jennifer).
05/04/2011	584 (10 pgs) Debtor-in-possession monthly operating report for filing period 03/01/2011 to 03/31/2011 filed by Trustee Daniel J. Sherman. (Sherman, Daniel)
05/13/2011	585 (47 pgs) Transcript regarding Hearing Held 04/25/11 RE: fourth interim application for compensation from the trustee's attorney. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 08/11/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Palmer Reporting Services, Telephone number PalmerRptg@aol.com, 800-665-6251. (RE: related document(s) Hearing held on 4/25/2011. (RE: related document(s)569 Application for compensation for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2010 to 1/31/2011, Fee: \$425,595.50, Expenses: \$11,688.73. Filed by Attorney Munsch Hardt Kopf & Harr, P.C.) Appearances: R. Urbanik and R. Hunt for applicant and Trustee; Trustee Sherman; B. Golden for Receiver; M. Thomas for J. Baron; J. MacPete for Manila/NetSphere. Evidentiary hearing (proffer and fee statements). Court heard extensive prove up and comments from various counsel. Application approved. \$437,284.23 of fees and expenses (\$310,112.47 of which is unpaid). Counsel to upload order.). Transcript to be made available to the public on 08/11/2011. (Palmer, Susan)
06/06/2011	586 (10 pgs) Trustee's monthly operating report for filing period 03/01/2011 to 03/31/2011 - <i>AMENDED</i> . (Sherman, Daniel)
06/06/2011	587 (10 pgs) Trustee's monthly operating report for filing period 04/01/2011 to 04/30/2011 (Sherman, Daniel)
06/22/2011	588 (10 pgs; 2 docs) Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman (Attachments: <u>1</u> Exhibit A) (Pannier, Lee)
06/22/2011	589 (6 pgs) Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman (Pannier, Lee)
	590 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)588 Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A), 589 Motion to sell property under

30/2014	U.S. Bankruptcy Court - Northern District of Texas
06/22/2011	Section 363(b) Filed by Trustee Daniel J. Sherman). Hearing to be held on 7/26/2001 at 09:30 AM Dallas Judge Jernigan Ctrm for <u>589</u> and for <u>588</u> , (Pannier, Lee)
07/11/2011	591 (104 pgs; 6 docs) Application for compensation <i>Fifth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2011 to 5/31/2011, Fee: \$307,551.00, Expenses: \$18,427.35. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 8/4/2011. (Attachments: 1 Exhibit A2 Exhibit B-13 Exhibit B-24 Exhibits C, D, E, and F5 Exhibit G) (Urbanik, Raymond)
07/11/2011	592 (2 pgs) Support/supplemental document <i>Limited Service List</i> filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)591 Application for compensation <i>Fifth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2011 to 5/31/2011, Fee: \$307,551.00, Expenses: \$18,427.35.). (Urbanik, Raymond)
07/11/2011	593 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)591 Application for compensation <i>Fifth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2011 to 5/31/2011, Fee: \$307,551.00, Expenses: \$18,427.35. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 8/4/2011. (Attachments: 1 Exhibit A# 2 Exhibit B-1# 3 Exhibit B-2# 4 Exhibits C, D, E, and F# 5 Exhibit G), 592 Support/supplemental document <i>Limited Service List</i> filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)591 Application for compensation <i>Fifth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2011 to 5/31/2011, Fee: \$307,551.00, Expenses: \$18,427.35.).). Hearing to be held on 8/29/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 591 and for 592, (Attachments: 1 Limited Service List) (Urbanik, Raymond)
07/11/2011	Status conference held on 7/11/2011. (RE: related document(s)529 Amended Application for administrative expenses Filed by Creditor Powers Taylor LLP (Attachments: # 1 Exhibit A# 2 Exhibit B)) Appearances: R. Urbanik for Trustee; B. Golden for Receiver Vogel; Receiver Vogel; S. Broome for himself and subject to a motion to withdraw as counsel to Jeff Baron; G. Pronske for himself; E. Taube (telephonically) for his law firm and Shurig law firm. Nonevidentiary hearing. Court heard status reports. Court will set another status conference in approximately 90 days, in light of delays in receivership and overlapping issues it has in Ondova case. Mr. Urbanik should coordinate next setting with CRD. (Harden, D.) Modified text on 7/12/2011 (Harden, D.). (Entered: 07/12/2011)
	Status conference held on 7/11/2011. (RE: related document(s)452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> Filed by Interested Party Hohmann, Taube & Summers, L.L.P. (Attachments: # 1 Proposed Order Order)) Appearances: R. Urbanik for Trustee; B. Golden for Receiver Vogel; Receiver Vogel; S. Broome for himself and subject to a motion to withdraw as counsel to Jeff Baron; G. Pronske for himself; E. Taube (telephonically) for his law firm and Shurig law firm. Nonevidentiary hearing. Court heard status reports. Court will set another status conference in approximately 90 days, in light of delays in receivership and overlapping issues it has in Ondova case. Mr. Urbanik should coordinate next

07/11/2011	u.s. Bankruptcy Court - Northern District of Texas setting with CRD. (Harden, D.) (Entered: 07/12/2011)
07/11/2011	Status conference held on 7/11/2011. (RE: related document(s)491 Application for administrative expenses for a substantial contribution to the estate Filed by Attorney Pronske & Patel, P.C. Objections due by 11/10/2010. (Attachments: # 1 Exhibit A# 2 Service List)) Appearances: R. Urbanik for Trustee; B. Golden for Receiver Vogel; Receiver Vogel; S. Broome for himself and subject to a motion to withdraw as counsel to Jeff Baron; G. Pronske for himself; E. Taube (telephonically) for his law firm and Shurig law firm. Nonevidentiary hearing. Court heard status reports. Court will set another status conference in approximately 90 days, in light of delays in receivership and overlapping issues it has in Ondova case. Mr. Urbanik should coordinate next setting with CRD. (Harden, D.) (Entered: 07/12/2011)
07/12/2011	594 (4 pgs; 2 docs) Notice of hearing <i>Notice of Continued Hearing</i> filed by Trustee Daniel J. Sherman (RE: related document(s)452 Motion to pay <i>Allowance of Attorneys Fees Pursuant to Supplemental Settlement Agreement</i> Filed by Interested Party Hohmann, Taube & Summers, L.L.P. (Attachments: 1 Proposed Order Order), 491 Application for administrative expenses <i>for a substantial contribution to the estate</i> Filed by Attorney Pronske & Patel, P.C. Objections due by 11/10/2010. (Attachments: 1 Exhibit A# 2 Service List), 529 Amended Application for administrative expenses Filed by Creditor Powers Taylor LLP (Attachments: 1 Exhibit A# 2 Exhibit B)). Hearing to be held on 10/13/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 452 and for 529 and for 491, (Attachments: 1 Limited Service List) (Urbanik, Raymond)
07/21/2011	595 (10 pgs) Trustee's monthly operating report for filing period May 1, 2011 to May 31, 2011 (Sherman, Daniel)
07/22/2011	596 (82 pgs; 2 docs) Response opposed to (related document(s): 588 Application to employ Sedo.com, LLC as Broker filed by Trustee Daniel J. Sherman, 589 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) filed by Other Professional Peter S. Vogel. (Attachments: # 1 Exhibit E) (Ruckman, Deirdre)
07/22/2011	597 (24 pgs) Objection to (related document(s): 589 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) filed by Creditor Novo Point, LLC. (Olson, Dennis)
07/25/2011	598 (34 pgs; 4 docs) Motion to strike (related document(s): 597 Objection filed by Creditor Novo Point, LLC) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C) (Pannier, Lee)
07/25/2011	599 (3 pgs) Witness List filed by Trustee Daniel J. Sherman (RE: related document(s)588 Application to employ Sedo.com, LLC as Broker, 589 Motion to sell property under Section 363(b)). (Pannier, Lee)
07/25/2011	600 (24 pgs) Response opposed to (related document(s): 597 Objection filed by Creditor Novo Point, LLC) filed by Other Professional Peter S. Vogel. (Ruckman, Deirdre)

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
07/25/2011	601 (10 pgs) Trustee's monthly operating report for filing period 06/01/2011 to 06/30/2011 (Sherman, Daniel)
07/25/2011	602 (24 pgs) Receiver's motion for show of authority filed by Peter S. Vogel . (Rielly, Bill)
07/25/2011	Proposed order regarding Order (RE: related document(s)602 Receiver's motion for show of authority filed by Peter S. Vogel.). Document uploaded on 7/25/2011 (Ref-ID: 1311259899031_941). (Ruckman, Deirdre)
07/25/2011	603 (2 pgs) Witness List filed by Other Professional Peter S. Vogel (RE: related document(s)589 Motion to sell property under Section 363(b)). (Ruckman, Deirdre)
07/26/2011	Hearing held on 7/26/2011. (RE: related document(s)589 Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik and L. Pannier for the Trustee; Trustee Sherman; J. Cox for NovoPoint and Quantec (attorney having consent of Receiver Vogel and authority from District Court); D. Olson, also purporting to represent NovoPoint and Quantec (at the request of a Lisa Katz, alleged manager hired by Southpac Trust International); D. Ruckman and P. Lowe for Receiver Vogel; J. McPete for NetSphere/Manilla; C. Ebert for Servers Inc.com; N. Johnson for M. Emke (with M. Emke on telephone). Evidentiary hearing. Motion (as limited to only Mondial domain name) approved. Notice of sale results should be filed with court. Counsel to upload order. Court, as part of ruling, granted motion to strike, of Trustee, as to pleadings and positions taken by Novopoint and Quantec through attorneys Payne and Olson and ruled that they cannot further appear for these clients in this matter without first making a motion and obtaining an order from this court (which would only be considered if accompanied by live testimony from Lisa Katz and Brian Mason). (Harden, D.) (Entered: 07/28/2011)
07/26/2011	Hearing held on 7/26/2011. (RE: related document(s)588 Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik and L. Pannier for the Trustee; Trustee Sherman; J. Cox for NovoPoint and Quantec (attorney having consent of Receiver Vogel and authority from District Court); D. Olson, also purporting to represent NovoPoint and Quantec (at the request of a Lisa Katz, alleged manager hired by Southpac Trust International); D. Ruckman and P. Lowe for Receiver Vogel; J. McPete for NetSphere/Manilla; C. Ebert for Servers Inc.com; N. Johnson for M. Emke (with M. Emke on telephone). Evidentiary hearing. Application approved. Counsel to upload order. (Harden, D.) (Entered: 07/28/2011)
07/27/2011	Proposed order regarding Order Granting the Receiver's Motion for Show of Authority and Findings of Fact (RE: related document(s)602 Receiver's motion for show of authority filed by Peter S. Vogel.). Document uploaded on 7/27/2011 (Ref-ID: 1311259899031_1314). (Ruckman, Deirdre)
07/28/2011	604 (3 pgs) Support/supplemental document <i>Notarized Declaration of Kathy Nielsen</i> filed by Trustee Daniel J. Sherman (RE: related document(s)588 Application to employ Sedo.com, LLC as Broker). (Pannier, Lee)
	Proposed order regarding Motion to Employ Broker (RE: related document(s) 588

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
07/28/2011	Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman (Attachments: <u>1</u> Exhibit A)). Document uploaded on 7/28/2011 (Ref-ID: 1311259899031_1630). (Pannier, Lee)
07/28/2011	Proposed order regarding Motion to Sell (RE: related document(s) <u>589</u> Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman). Document uploaded on 7/28/2011 (Ref-ID: 1311259899031_1633). (Pannier, Lee)
07/28/2011	Proposed order regarding Motion to Strike (RE: related document(s) <u>598</u> Motion to strike (related document(s): <u>597</u> Objection filed by Creditor Novo Point, LLC) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)). Document uploaded on 7/28/2011 (Ref-ID: 1311259899031_1635). (Pannier, Lee)
08/02/2011	605 (3 pgs) Order granting motion for show of authority and findings of fact. See order for conditions. (related document # 602) Entered on 8/2/2011. (Anderson, Brian)
08/04/2011	606 (3 pgs) Order granting application to employ Sedo.com,LLC as Broker (related document # 588) Entered on 8/4/2011. (Moroles, D.)
08/04/2011	607 (4 pgs) Order granting motion to sell property of the estate (related document # 589) Entered on 8/4/2011. (Moroles, D.)
08/06/2011	608 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s) 606 Order granting application to employ Sedo.com,LLC as Broker) No. of Notices: 1. Notice Date 08/06/2011. (Admin.)
08/09/2011	609 (3 pgs) Order granting (document # 598) motion to strike(regarding document: 597 Objection filed by Creditor Novo Point, LLC) Entered on 8/9/2011. (Moroles, D.)
08/16/2011	610 (7 pgs) Notice of appeal . Fee Amount \$255 filed by Creditor Novo Point, LLC (RE: related document(s)605 Order (generic)). Appellant Designation due by 8/30/2011. (Sauer, K.)
08/16/2011	Receipt of Appeal Filing Fee - \$255.00 by KS. Receipt Number 00329355. (admin)
08/17/2011	611 (1 pg) Clerk's correspondence requesting to amend the Notice of appeal from attorney for appelant. (RE: related document(s)610 Notice of appeal. (RE: related document(s)605 Order (generic)). (Whitaker, Sheniqua)
08/18/2011	612 (7 pgs) Notice of appeal . Fee Amount \$255 filed by Creditor Novo Point, LLC (RE: related document(s)607 Order on motion to sell). Appellant Designation due by 09/1/2011. (Schepps, Gary)
08/18/2011	613 (7 pgs) Notice of appeal . Fee Amount \$255 filed by Creditor Novo Point, LLC (RE: related document(s)609 Order on motion to strike document). Appellant Designation due by 09/1/2011. (Schepps, Gary)
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/30/2014	U.S. Bankrupicy Court - Normerii District of Texas
08/18/2011	614 (8 pgs) Amended notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)610 Notice of appeal). (Schepps, Gary)
08/18/2011	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (255.00). Receipt number 14095972, amount \$255.00. (U.S. Treasury)
08/18/2011	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (255.00). Receipt number 14095972, amount \$255.00. (U.S. Treasury)
08/18/2011	615 (4 pgs) Motion to stay pending appeal (related documents 607 Order on motion to sell) Filed by Creditor Novo Point, LLC (Schepps, Gary)
08/19/2011	617 (12 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)614 Amended notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)610 Notice of appeal).) (Attachments: # 1 Service List) (Whitaker, Sheniqua)
08/19/2011	618 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)614 Amended notice of appeal. (RE: related document(s)605 Order (generic)). (Whitaker, Sheniqua)
08/19/2011	620 (11 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)612 Notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)607 Order on motion to sell). (Attachments: # 1 Service List) (Whitaker, Sheniqua)
08/19/2011	621 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)612 Notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)607 Order on motion to sell). (Whitaker, Sheniqua)
08/19/2011	623 (11 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)613 Notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)609 Order on motion to strike document). (Attachments: # 1 Service List) (Whitaker, Sheniqua)
08/19/2011	624 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)613 Notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)609 Order on motion to strike document). (Whitaker, Sheniqua)
08/19/2011	627 (12 pgs; 3 docs) Amended Certificate of mailing regarding appeal (RE: related document(s)614 Amended notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)610 Notice of appeal).) (Attachments: # 1 Service List) (Whitaker, Sheniqua)
08/19/2011	628 (3 pgs) BNC certificate of mailing. (RE: related document(s) 611 Clerk's correspondence requesting to amend the Notice of appeal from attorney for appelant.) No. of Notices: 1. Notice Date 08/19/2011. (Admin.)
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08/21/2011	629 (5 pgs) BNC certificate of mailing. (RE: related document(s) 618 Notice of guidelines regarding appeals to the U.S. District Court.) No. of Notices: 1. Notice Date 08/21/2011. (Admin.)
08/21/2011	630 (5 pgs) BNC certificate of mailing. (RE: related document(s) 621 Notice of guidelines regarding appeals to the U.S. District Court.) No. of Notices: 1. Notice Date 08/21/2011. (Admin.)
08/21/2011	631 (5 pgs) BNC certificate of mailing. (RE: related document(s) 624 Notice of guidelines regarding appeals to the U.S. District Court.) No. of Notices: 1. Notice Date 08/21/2011. (Admin.)
08/21/2011	632 (10 pgs) BNC certificate of mailing - PDF document. (RE: related document(s) 617 Certificate of mailing regarding appeal) No. of Notices: 1. Notice Date 08/21/2011. (Admin.)
08/21/2011	633 (9 pgs) BNC certificate of mailing - PDF document. (RE: related document(s) 620 Certificate of mailing regarding appeal) No. of Notices: 1. Notice Date 08/21/2011. (Admin.)
08/21/2011	634 (9 pgs) BNC certificate of mailing - PDF document. (RE: related document(s) 623 Certificate of mailing regarding appeal) No. of Notices: 1. Notice Date 08/21/2011. (Admin.)
08/21/2011	635 (10 pgs) BNC certificate of mailing - PDF document. (RE: related document(s) 627 Amended Certificate of mailing regarding appeal) No. of Notices: 1. Notice Date 08/21/2011. (Admin.)
08/22/2011	636 (4 pgs) Receiver's Motion for order to show cause as to Why Christopher Payne and Gary Schepps Should Not be Held in Contempt and Sanctioned Filed by Other Professional Peter S. Vogel (Ruckman, Deirdre) Modified text on 8/23/2011 (Kucera, J.).
08/22/2011	Proposed order regarding Order Granting the Receiver's Motion to Show Cause as to Why Christopher Payne and Gary Schepps Should Not be Held In Contempt and Sanctioned (RE: related document(s)636 Motion for order to show cause Receiver's Motion to Show Cause as to Why Christopher Payne and Gary Schepps Should Not be Held in Contempt and Sanctioned Filed by Other Professional Peter S. Vogel). Document uploaded on 8/22/2011 (Ref-ID: 1313460033707_1539). (Ruckman, Deirdre)
	637 (20 pgs; 2 docs) Motion to strike (related document(s): 610 Notice of appeal filed by Creditor Novo Point, LLC, 612 Notice of appeal filed by Creditor Novo Point, LLC, 613 Notice of appeal filed by Creditor Novo Point, LLC, 614 Amended notice of appeal filed by Creditor Novo Point, LLC, 615 Motion to stay pending appeal (related documents 607 Order on motion to sell) filed by Creditor Novo Point, LLC) Trustee's Motion to: (1) Show Cause Why Christopher Payne and Gary Schepps Should Not Be Held in Contempt and Sanctioned; and (II) Strike Notices of Appeal and Motion to Stay

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
08/25/2011	Sale Order, and Brief in Support Thereof Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A) (Pannier, Lee)
08/25/2011	638 (4 pgs) Motion for expedited hearing(related documents 637 Motion to strike document, 640 Motion for show cause order) Filed by Trustee Daniel J. Sherman (Pannier, Lee) MODIFIED To Add Linkage on 8/29/2011 (Zisk, B).
08/25/2011	Proposed order regarding Expedited Hearing (RE: related document(s) <u>638</u> Motion for expedited hearing(related documents <u>637</u> Motion to strike document) Filed by Trustee Daniel J. Sherman). Document uploaded on 8/25/2011 (Ref-ID: 1314279336800_272). (Pannier, Lee)
08/25/2011	640 (20 pgs; 2 docs) Motion for order to show cause why Christopher Payne and Gary Schepps should not be held in contempt and sanctioned, Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A) (NOTE: This entry is for the additional relief requested in motion # 637) (Zisk, B) (Entered: 08/29/2011)
08/26/2011	639 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)640 Motion for order to show cause, 637 Motion to strike (related document(s): 610 Notice of appeal filed by Creditor Novo Point, LLC, 612 Notice of appeal filed by Creditor Novo Point, LLC, 613 Notice of appeal filed by Creditor Novo Point, LLC, 614 Amended notice of appeal filed by Creditor Novo Point, LLC, 615 Motion to stay pending appeal (related documents 607 Order on motion to sell) filed by Creditor Novo Point, LLC) Trustee's Motion to: (I) Show Cause Why Christopher Payne and Gary Schepps Should Not Be Held in Contempt and Sanctioned; and (II) Strike Notices of Appeal and Motion to Stay Sale Order, and Brief in Support Thereof Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A)). Hearing to be held on 9/1/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 637 and for 640, (Pannier, Lee) MODIFIED TO Add Linkage on 8/29/2011 (Zisk, B).
08/29/2011	641 (2 pgs) Order granting motion for expedited hearing (Related Doc# 638) (document set for hearing: 637 Motion to strike document) Entered on 8/29/2011. Hearing to be held on 9/1/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 637, (Moroles, D.)
08/29/2011	Proposed order regarding Fifth Interim Fee Application (RE: related document(s) <u>591</u> Application for compensation <i>Fifth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2011 to 5/31/2011, Fee: \$307,551.00, Expenses: \$18,427.35. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 8/4/2011. (Attachments: <u>1</u> Exhibit A <u>2</u> Exhibit B-1 <u>3</u> Exhibit B-2 <u>4</u> Exhibits C, D, E, and F <u>5</u> Exhibit G)). Document uploaded on 8/29/2011 (Ref-ID: 1314279336800_1046). (Pannier, Lee)
08/29/2011	642 (10 pgs) Trustee's monthly operating report for filing period 07/01/2011 to 07/31/2011 (Sherman, Daniel)
	Hearing held on 8/29/2011. (RE: related document(s) <u>591</u> Fifth Interim Application for Fees and Expenses for Munsch Hardt Kopf & Harr, P.C., Trustee'sAttorney) Appearances: R. Urbanik for Trustee; Trustee Sherman. Evidentiary hearing (proffer

30/2014	U.S. Bankruptcy Court - Northern District of Texas
08/29/2011	and fee statements only). Application approved interimly. Counsel to upload order. (Davis, T.) (Entered: 08/31/2011)
08/30/2011	643 (3 pgs) Statement of issues on appeal, filed by Creditor Novo Point, LLC (RE: related document(s)610 Notice of appeal). (Schepps, Gary)
08/30/2011	644 (3 pgs) Appellant designation of contents for inclusion in record on appeal filed by Creditor Novo Point, LLC (RE: related document(s)610 Notice of appeal). Appellee designation due by 09/13/2011. (Schepps, Gary)
09/01/2011	645 (1 pg) Court admitted exhibits date of hearing 9/1/2011: Defendant's Exhibit: 1. (RE: related document(s)637 Motion to strike (related document(s): 610 Notice of appeal filed by Creditor Novo Point, LLC, 612 Notice of appeal filed by Creditor Novo Point, LLC, 614 Amended notice of appeal filed by Creditor Novo Point, LLC, 615 Motion to stay pending appeal (related documents 607 Order on motion to sell) filed by Creditor Novo Point, LLC) Trustee's Motion to: (I) Show Cause Why Christopher Payne and Gary Schepps Should Not Be Held in Contempt and Sanctioned; and (II) Strike Notices of Appeal and Motion to Stay Sale Order, and Brief in Support Thereof Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A), 640 Motion for order to show cause why Christopher Payne and Gary Schepps should not be held in contempt and sanctioned, Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A) (NOTE: This entry is for the additional relief requested in motion # 637)) (Garrison, Krystyl)
09/01/2011	646 (2 pgs) Order granting Fifth Interim Application for the Allowance of Fees and Expenses for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney (related document # 591) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$307551.00, expenses awarded: \$18427.35 Entered on 9/1/2011. (Moroles, D.)
09/01/2011	Emergency hearing held on 9/1/2011. (RE: related document(s)637 Trustee's Motion to (I) Show Cause Why Christopher Payne and Gary Schepps Should Not BeHeld in Contempt and Sanctioned; and (II) Strike Notices of Appeal and Motion to Stay Sale Order) Appearances: R. Urbanik (with Trustee Sherman) for Trustee Sherman; D. Ruckman and P. Lowe for Receiver Vogel; J. Cox for Novo Point, LLC; G. Schepps, for himself and purporting to be appellate counsel for Novo Point, LLC; C. Payne for himself and purporting to be counsel for Novo Point, LLC. Court granted, in substantial part, motion, based on oral reasoning on the record. Court to issue its own order and set a show cause hearing for approximately 45 days out. (Garrison, Krystyl) (Entered: 09/02/2011)
09/03/2011	647 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s) 646 Order granting Fifth Interim Application for the Allowance of Fees and Expenses for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney) No. of Notices: 1. Notice Date 09/03/2011. (Admin.)
spoulle of trak	648 (9 pgs) Order granting(document # 637) Motion to Strike Notices of Appeal and Motion to Stay Sale Order. Order Granting, in substantial part, Trustee's motion to show cause Christopher Payne and Gary Schepps related document # 640). Show Cause

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/06/2011	Hearing to be held on 10/24/2011 at 10:30 AM at Dallas Judge Jernigan Ctrm. Entered on 9/6/2011. Show Cause Response due by 9/27/2011. Show Cause hearing to be held on 10/24/2011 at 10:30 AM at Dallas Judge Jernigan Ctrm. (Moroles, D.)
09/08/2011	649 Request for transcript regarding a hearing held on 9/1/2011. The requested turnaround time is 7-day expedited (Harden, D.)
09/08/2011	650 (11 pgs) BNC certificate of mailing - PDF document. (RE: related document(s) 648 Order granting) No. of Notices: 1. Notice Date 09/08/2011. (Admin.)
09/12/2011	651 (4 pgs) Notice of R2019 Disclosures filed by Creditor Novo Point, LLC. (Schepps, Gary)
09/13/2011	652 (88 pgs) Transcript regarding Hearing Held 09/01/11 RE: MOTION TO STRIKE (DOC. 637). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 12/12/2011. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eSribers, Telephone number 973-406-2250. (RE: related document(s) Emergency hearing held on 9/1/2011. (RE: related document(s)637 Trustee's Motion to (I) Show Cause Why Christopher Payne and Gary Schepps Should Not BeHeld in Contempt and Sanctioned; and (II) Strike Notices of Appeal and Motion to Stay Sale Order) Appearances: R. Urbanik (with Trustee Sherman) for Trustee Sherman; D. Ruckman and P. Lowe for Receiver Vogel; J. Cox for Novo Point, LLC; G. Schepps, for himself and purporting to be appellate counsel for Novo Point, LLC; C. Payne for himself and purporting to be counsel for Novo Point, LLC. Court granted, in substantial part, motion, based on oral reasoning on the record. Court to issue its own order and set a show cause hearing for approximately 45 days out.). Transcript to be made available to the public on 12/12/2011. (Kurtzer, Benjamin)
09/13/2011	653 (2 pgs) Letter dated 9/13/2011 regarding appeals stricken Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)610 Notice of appeal. Fee Amount \$255 filed by Creditor Novo Point, LLC (RE: related document(s)605 Order (generic)). Appellant Designation due by 8/30/2011., 612 Notice of appeal. Fee Amount \$255 filed by Creditor Novo Point, LLC (RE: related document(s)607 Order on motion to sell). Appellant Designation due by 09/1/2011., 613 Notice of appeal. Fee Amount \$255 filed by Creditor Novo Point, LLC (RE: related document(s)609 Order on motion to strike document). Appellant Designation due by 09/1/2011., 614 Amended notice of appeal filed by Creditor Novo Point, LLC (RE: related document(s)610 Notice of appeal).) (Blanco, J.) Modified on 9/22/2011 (Blanco, J.). (Entered: 09/22/2011)
09/30/2011	654 (10 pgs) Trustee's monthly operating report for filing period 08/01/2011 to 08/31/2011 (Sherman, Daniel)
10/05/2011	655 (2 pgs) Trustee's Individual Bond. \$1,100,000.00 (Neary, William)
	656 (12 pgs; 2 docs) Motion to sell property under Section 363(b) Filed by Trustee

10/07/2011	U.S. Bankruptcy Court - Northern District of Texas Daniel J. Sherman (Attachments: # 1 Proposed Order) (Pannier, Lee)
10/07/2011	657 (10 pgs; 2 docs) Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order) (Pannier, Lee)
10/07/2011	658 (10 pgs; 2 docs) Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order) (Pannier, Lee)
10/07/2011	659 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)656 Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order), 657 Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order), 658 Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order)). Hearing to be held on 11/9/2011 at 09:30 AM Dallas Judge Jernigan Ctrm for 658 and for 657 and for 656, (Pannier, Lee)
10/13/2011	660 (4 pgs) Notice of Appearance and Request for Notice <i>and Service</i> by Frances Anne Smith filed by Creditor Christopher A. Payne. (Smith, Frances)
10/13/2011	Hearing held on 10/13/2011. (RE: related document(s)529 Status conference re: Amended Application for administrative expenses filed by Creditor PowersTaylor LLP) Appearances: R. Urbanik for Chapter 11 Trustee; P. Loh for Baron Receiver; G. Pronske for Pronske Patel firm; M. Taylor for Powers Taylor firm; E. Taube for West firm and Hohmann Taube firm. Nonevidentiary hearing. Court heard reports about continued pendency of Fifth Circuit appeals and inactivity in District Court Receivership Action in light of Fifth Circuit appeals. Last briefs due at Fifth Circuit approximately 11/1/11. Court to set another status conference in approximately 90 days (Mr. Urbanek to contact CRD for setting). (Garrison, Krystyl)
10/13/2011	Hearing held on 10/13/2011. (RE: related document(s)452 Status conference re: Motion to Pay Attorneys Fees Pursuant to Supplemental Settlement Agreement filed by Interested Party Hohmann, Taube & Summers, L.L.P.) Appearances: R. Urbanik for Chapter 11 Trustee; P. Loh for Baron Receiver; G. Pronske for Pronske Patel firm; M. Taylor for Powers Taylor firm; E. Taube for West firm and Hohmann Taube firm. Nonevidentiary hearing. Court heard reports about continued pendency of Fifth Circuit appeals and inactivity in District Court Receivership Action in light of Fifth Circuit appeals. Last briefs due at Fifth Circuit approximately 11/1/11. Court to set another status conference in approximately 90 days (Mr. Urbanek to contact CRD for setting). (Garrison, Krystyl)
	Hearing held on 10/13/2011. (RE: related document(s)491 Status conference re: Application for administrative expenses for a substantial contribution to the estate filed by Attorney Pronske & Patel, P.C.) Appearances: R. Urbanik for Chapter 11 Trustee; P. Loh for Baron Receiver; G. Pronske for Pronske Patel firm; M. Taylor for Powers Taylor firm; E. Taube for West firm and Hohmann Taube firm. Nonevidentiary hearing. Court heard reports about continued pendency of Fifth Circuit appeals and inactivity in District Court Receivership Action in light of Fifth Circuit appeals. Last briefs due at Fifth Circuit approximately 11/1/11. Court to set another status conference in

30/2014 10/13/2011	u.s. Bankruptcy Court - Northern District of Texas approximately 90 days (Mr. Urbanek to contact CRD for setting). (Garrison, Krystyl)
10/18/2011	661 (4 pgs) Response opposed to (related document(s): 651 Notice (generic) filed by Creditor Novo Point, LLC) filed by Trustee Daniel J. Sherman. (Pannier, Lee)
10/21/2011	662 (50 pgs; 6 docs) Response to show cause order Christopher A. Payne's Response to Order to Show Cause Why He Should Not Be Held in Contempt, and Brief in Support Thereof (related document(s): 648 Order on motion to strike document, Order on motion to show cause) filed by Creditor Christopher A. Payne. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5) (Smith, Frances)
10/21/2011	663 (56 pgs; 9 docs) Witness and Exhibit List <i>Part I with Exhibits 1 through 8</i> filed by Creditor Christopher A. Payne (RE: related document(s)648 Order on motion to strike document, Order on motion to show cause). (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8) (Smith, Frances)
10/21/2011	664 (144 pgs; 13 docs) Witness and Exhibit List <i>Part 2 Exhibits 9 through 19</i> filed by Creditor Christopher A. Payne (RE: related document(s)648 Order on motion to strike document, Order on motion to show cause). (Attachments: # 1 Exhibit 9 - Part 1# 2 Exhibit 9- Part 2# 3 Exhibit 10# 4 Exhibit 11# 5 Exhibit 12# 6 Exhibit 13# 7 Exhibit 14# 8 Exhibit 15# 9 Exhibit 16# 10 Exhibit 17# 11 Exhibit 18# 12 Exhibit 19) (Smith, Frances)
10/23/2011	665 (3 pgs) Supplemental Notice filed by Creditor Novo Point, LLC (RE: related document(s)651 Notice of R2019 Disclosures filed by Creditor Novo Point, LLC.). (Schepps, Gary)
10/23/2011	666 (4 pgs) Verified statement pursuant to Rule 2019 filed by Creditor Christopher A. Payne. (Smith, Frances)
10/24/2011	667 (4 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)648 Order on motion to strike document, Order on motion to show cause). (Pannier, Lee)
10/24/2011	669 Hearing held on 10/24/2011., Hearing continued (RE: related document(s)445 Show Cause Hearing for Christopher Payne and Gary Schepps) Appearances: R. Urbanik and L. Pannier for Trustee D. Sherman; P. Loh and D. Ruckman for Baron-Receiver P. Vogel; J. Cox for NovoPoint, LLC; J. McPete for Manilla/NetSphere; N. LeBouef and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court adjourned and continued matter to 11/15/11 at 1:30 pm. Hearing to be held on 11/15/2011 at 01:30 PM Dallas Judge Jernigan Ctrm (Garrison, Krystyl) (Entered: 10/26/2011)
10/24/2011	695 (9 pgs) Objections and Brief in Support RE: Bankruptcy Court Contempt Proceedings Against Appellate Counsel. Bench filed at hearing on 10/24/2011 by Attorney Gary N. Schepps . (Sauer, K.) (Entered: 11/16/2011)

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/24/2011	741 (1 pg) Court admitted exhibits dates of hearing 10/24/2011, 11/15/2011, and 12/5/2011: Trustee Exhibits 1-13 and 21-28. Receiver Exhibits 1-2, 4 and 40. CAP Exhibits 1-3, 9, 10, 12, 13, 16, 17, 19-22, and 25-33. Schepps Exhibits 1 and 2. Receiver Exhibit 41 PREVIOUSLY FILED UNDER SEAL PER DOC. 740. Receiver Exhibit 8 OFFERED, BUT NOT ADMITTED. (RE: related document(s)648 Order granting(document # 637) Motion to Strike Notices of Appeal and Motion to Stay Sale Order. Order Granting, in substantial part, Trustee's motion to show cause Christopher Payne and Gary Schepps related document # 640). Show Cause Hearing to be held on 10/24/2011 at 10:30 AM at Dallas Judge Jernigan Ctrm. Entered on 9/6/2011. Show Cause Response due by 9/27/2011. Show Cause hearing to be held on 10/24/2011 at 10:30 AM at Dallas Judge Jernigan Ctrm.) (Harden, D.) (Entered: 12/27/2011)
10/25/2011	668 Request for transcript regarding a hearing held on 10/24/2011. The requested turnaround time is 7-day expedited (Harden, D.)
10/26/2011	670 (10 pgs) Trustee's monthly operating report for filing period 09/01/2011 to 09/30/2011 (Sherman, Daniel)
10/31/2011	671 (17 pgs; 2 docs) Response opposed to (related document(s): 656 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) filed by Other Professional Peter S. Vogel. (Attachments: # 1 Exhibit Exhibits A - B-3) (Ruckman, Deirdre)
11/04/2011	672 (3 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)656 Motion to sell property under Section 363(b), 657 Application to employ Sedo.com, LLC as Broker, 658 Motion to sell property under Section 363(b)). (Pannier, Lee)
11/07/2011	673 (136 pgs) Transcript regarding Hearing Held 10/04/11 RE: ORDER ON MOTIONS TO SHOW CAUSE, ORDER ON MOTION TO STRIKE DOCUMENT. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/6/2012. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eSribers, Telephone number 973-406-2250. (RE: related document(s) 669 Hearing held on 10/24/2011., Hearing continued (RE: related document(s)445 Show Cause Hearing for Christopher Payne and Gary Schepps) Appearances: R. Urbanik and L. Pannier for Trustee D. Sherman; P. Loh and D. Ruckman for Baron-Receiver P. Vogel; J. Cox for NovoPoint, LLC; J. McPete for Manilla/NetSphere; N. LeBouef and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court adjourned and continued matter to 11/15/11 at 1:30 pm. Hearing to be held on 11/15/2011 at 01:30 PM Dallas Judge Jernigan Ctrm). Transcript to be made available to the public on 02/6/2012. (Kurtzer, Benjamin)
11/07/2011	674 (104 pgs) Support/supplemental document <i>The Receiver's Supplement to Response and Reservation of Rights Related to Trustee's Motion for Authority to Sell Property of the Estate</i> filed by Other Professional Peter S. Vogel (RE: related document(s)671 Response). (Ruckman, Deirdre)

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11/07/2011	675 (93 pgs; 5 docs) Response opposed to (related document(s): 658 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) filed by Other Professional Peter S. Vogel. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D) (Ruckman, Deirdre)
11/07/2011	676 (24 pgs) Objection to (related document(s): 656 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) filed by Interested Party Petfinders, LLC. (Schepps, Gary)
11/08/2011	677 (30 pgs) Support/supplemental document <i>The Receiver's Second Supplement to the Receiver's Response and Reservation of Rights Related to Trustee's Motion for Authority to Sell Property of the Estate</i> filed by Other Professional Peter S. Vogel (RE: related document(s)671 Response). (Ruckman, Deirdre)
11/08/2011	678 (68 pgs) Motion to strike (related document(s): 676 Objection filed by Interested Party Petfinders, LLC) <i>The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should not be Held in Contempt and Sanctioned</i> Filed by Other Professional Peter S. Vogel (Ruckman, Deirdre)
11/08/2011	679 (68 pgs) Motion for contempt against Gary Schepps The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned Filed by Other Professional Peter S. Vogel (Ruckman, Deirdre)
11/09/2011	680 (13 pgs) Support/supplemental document <i>The Receiver's Third Supplement to the Receiver's Respone and Reservation of Rights Related to Trustee's Motion for Authority to Sell Property of the Estate</i> filed by Other Professional Peter S. Vogel (RE: related document(s)671 Response). (Ruckman, Deirdre)
11/09/2011	681 (88 pgs) Notice The Receiver's Notice of the Fifth Circuit's Denial of Mr. Baron's Latest Request to Stay or Dissolve the Receivership and to Retain Counsel to Object to Sale of Servers.com filed by Other Professional Peter S. Vogel. (Ruckman, Deirdre)
11/09/2011	682 (104 pgs) Support/supplemental document <i>The Receiver's Supplement to Response and Reservation of Rights Related to Trustee's Motion for Authority to Sell Property of the Estate-Servers.com</i> filed by Other Professional Peter S. Vogel (RE: related document(s)675 Response). (Ruckman, Deirdre)
11/09/2011	683 (2 pgs) Notice of hearing filed by Other Professional Peter S. Vogel (RE: related document(s))678 Motion to strike (related document(s): 676 Objection filed by Interested Party Petfinders, LLC) <i>The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should not be Held in Contempt and Sanctioned</i> Filed by Other Professional Peter S. Vogel, 679 Motion for contempt against Gary Schepps <i>The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned</i> Filed by Other Professional Peter S. Vogel). Hearing to be held on 11/15/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 678 and for 679, (Ruckman, Deirdre)

11/09/2011	U.S. Bankruptcy Court - Northern District of Texas 684 (1 pg) Court admitted exhibits date of hearing 11/9/2011: Trustee Exhibits 1-13. Receiver Exhibits 1, 2, and 3. OFFERED, BUT NOT ADMITTED: Receiver Exhibit 4. (RE: related document(s)656 Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order), 657 Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order), 658 Motion to sell property under Section 363(b) Filed by Trustee
11/09/2011	Daniel J. Sherman (Attachments: # 1 Proposed Order)) (Harden, D.) Hearing held on 11/9/2011. (RE: related document(s)657 Application to employ Sedo.com, LLC as Broker filed by Trustee Daniel J. Sherman)Appearances: R. Urbanek for Trustee Sherman; B. Golden and P. Loh for Receiver Vogel; G. Schepps for a newly created entity referred to as Petfinders, LLC; J. Rothleder (telephonically) for Discovery Communications, LLC. Evidentiary hearing. Application granted. Counsel to upload order. (Garrison, Krystyl) (Entered: 11/10/2011)
11/09/2011	Hearing held on 11/9/2011. (RE: related document(s)658 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek for Trustee Sherman; B. Golden and P. Loh for Receiver Vogel; G. Schepps for a newly created entity referred to as Petfinders, LLC; J. Rothleder (telephonically) for Discovery Communications, LLC. Evidentiary hearing. Motion granted. Counsel to upload order. (Garrison, Krystyl) (Entered: 11/10/2011)
11/09/2011	Hearing held on 11/9/2011. (RE: related document(s)656 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek for Trustee Sherman; B. Golden and P. Loh for Receiver Vogel; G. Schepps for a newly created entity referred to as Petfinders, LLC; J. Rothleder (telephonically) for Discovery Communications, LLC. Evidentiary hearing. Motion granted. Counsel to upload order. (Garrison, Krystyl) (Entered: 11/10/2011)
11/10/2011	685 Request for transcript regarding a hearing held on 11/9/2011. The requested turnaround time is hourly (Garrison, Krystyl)
11/10/2011	686 (50 pgs) Support/supplemental documentThe Receiver's Supplemental Evidence in Support of His Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should not be Held in Contempt and Sanctioned filed by Other Professional Peter S. Vogel (RE: related document(s)679 Motion for contempt against Gary Schepps The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned). (Ruckman, Deirdre)
uttns://ecf_txnb_uscourts_gov	687 (107 pgs) Transcript regarding Hearing Held 11/09/2011 (107 pgs.) RE: Motions to Sell Property; Application to Employ. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/9/2012. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathy.rehling@tx.rr.com, Telephone number 972-304-1998. (RE: related document(s) Hearing held on 11/9/2011. (RE: related document(s)657 Application to employ Sedo.com, LLC as Broker filed by Trustee Daniel J. Sherman)Appearances: R.

0/30/2014	U.S. Bankrupicy Court - Normerin District of Texas
11/11/2011	Urbanek for Trustee Sherman; B. Golden and P. Loh for Receiver Vogel; G. Schepps for a newly created entity referred to as Petfinders, LLC; J. Rothleder (telephonically) for Discovery Communications, LLC. Evidentiary hearing. Application granted. Counsel to upload order., Hearing held on 11/9/2011. (RE: related document(s)658 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek for Trustee Sherman; B. Golden and P. Loh for Receiver Vogel; G. Schepps for a newly created entity referred to as Petfinders, LLC; J. Rothleder (telephonically) for Discovery Communications, LLC. Evidentiary hearing. Motion granted. Counsel to upload order., Hearing held on 11/9/2011. (RE: related document(s)656 Motion to sell property under Section 363(b) filed by Trustee Daniel J. Sherman) Appearances: R. Urbanek for Trustee Sherman; B. Golden and P. Loh for Receiver Vogel; G. Schepps for a newly created entity referred to as Petfinders, LLC; J. Rothleder (telephonically) for Discovery Communications, LLC. Evidentiary hearing. Motion granted. Counsel to upload order.). Transcript to be made available to the public on 02/9/2012. (Rehling, Kathy)
11/11/2011	688 (50 pgs) Support/supplemental document[Corrected Version] The Receiver's Supplemental Evidence in Support of His Motion to Strike Pleading and Second Motion to Show Cause as to why Gary Schepps Should not be Held in Contempt and Sanctioned filed by Other Professional Peter S. Vogel (RE: related document(s)686 Support/supplemental document). (Ruckman, Deirdre)
11/11/2011	Proposed order regarding Motion to Sell (RE: related document(s)658 Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order)). Document uploaded on 11/11/2011 (Ref-ID: 1320275438265_1722). (Pannier, Lee)
11/11/2011	Proposed order regarding Application to Employ (RE: related document(s)657 Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order)). Document uploaded on 11/11/2011 (Ref-ID: 1320275438265_1723). (Pannier, Lee)
11/14/2011	Proposed order regarding Motion to Sell (RE: related document(s) <u>656</u> Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Proposed Order)). Document uploaded on 11/14/2011 (Ref-ID: 1320275438265_1921). (Pannier, Lee)
11/14/2011	689 (45 pgs; 6 docs) Reply to (related document(s): 662 Response to show cause order filed by Creditor Christopher A. Payne) filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E) (Pannier, Lee)
11/14/2011	690 (52 pgs) Notice The Receiver's Notice of the Fifth Circuit's Denial of Mr. Baron's Request to Stay Bankruptcy Order to Sell Petfinders.com filed by Other Professional Peter S. Vogel. (Ruckman, Deirdre)
11/14/2011	691 (3 pgs) Order granting trustee's motion to sell property of the estate (related document # 658) Entered on 11/14/2011. (Moroles, D.)

/30/2014	U.S. Bankrupicy Court - Northern District of Texas
11/14/2011	692 (3 pgs) Order granting application to employ Sedo.com,LLC as Broker (related document # 657) Entered on 11/14/2011. (Moroles, D.)
11/15/2011	693 (4 pgs) Order Granting Motion to sell property under Section 363(b)(related document # 656) Entered on 11/15/2011. (Moroles, D.)
11/15/2011	697 (4 pgs) ORDER of USCA Re: Civil Case # 3:09-CV-988-F: Cricuit Case # 10-11202. IT IS ORDERED that the Emergency Motion of Appellant Novo Point L.L.C. to stay bankruptcy court order to sell Petfinders.com is GRANTED to the following extent: the bankruptcy court's order of November 14, 2011 is STAYED until further order of this court. Any response to the motion shall be filed no later than November 21, 2011. Entered on 11/15/2011. (Sauer, K.) (Entered: 11/17/2011)
11/15/2011	713 Hearing held on 11/15/2011., Hearing continued (RE: related document(s)640 Continued Show Cause Hearing for Christopher Payne and Gary Schepps)Appearances: R. Urbanik and L. Pannier for Trustee, Sherman; P. Loh and B. Golden for Receiver, P. Vogel; J. McPete for NetSphere; N. LeBoeuf and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court recessed until 12/5/11 at 1:30 pm. Hearing to be held on 12/5/2011 at 01:30 PM Dallas Judge Jernigan Ctrm (Garrison, Krystyl) (Entered: 11/29/2011)
11/15/2011	714 Hearing held on 11/15/2011., Hearing continued (RE: related document(s)678 The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned)Appearances: R. Urbanik and L. Pannier for Trustee, Sherman; P. Loh and B. Golden for Receiver, P. Vogel; J. McPete for NetSphere; N. LeBoeuf and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court recessed until 12/5/11 at 1:30 pm. Hearing to be held on 12/5/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 679 and for 678, (Garrison, Krystyl) (Entered: 11/29/2011)
11/16/2011	694 Request for transcript (Testimony of Lisa Katz only) regarding a hearing held on 11/15/2011. The requested turn-around time is daily (Harden, D.)
11/16/2011	696 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)692 Order granting application to employ Sedo.com,LLC as Broker) No. of Notices: 1. Notice Date 11/16/2011. (Admin.)
11/17/2011	698 Request for transcript (full hearing) regarding a hearing held on 11/15/2011. The requested turn-around time is 7-day expedited (Harden, D.)
11/21/2011	699 (110 pgs; 8 docs) Application for compensation <i>Sixth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2011 to 9/30/2011, Fee: \$369,499.50, Expenses: \$9,778.95. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 12/15/2011. (Attachments: # 1 Exhibit A# 2 Exhibit B-1# 3 Exhibit B-2# 4 Exhibits C, D, E, and F# 5 Exhibit G# 6 Exhibit H# 7 Service List) (Urbanik, Raymond)
	700 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr,

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/22/2011	P.C. (RE: related document(s)699 Application for compensation <i>Sixth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2011 to 9/30/2011, Fee: \$369,499.50, Expenses: \$9,778.95. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 12/15/2011. (Attachments: # 1 Exhibit A# 2 Exhibit B-1# 3 Exhibit B-2# 4 Exhibits C, D, E, and F# 5 Exhibit G# 6 Exhibit H# 7 Service List)). Hearing to be held on 12/19/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 699, (Attachments: # 1 Limited Service List) (Urbanik, Raymond)
11/22/2011	701 (31 pgs) Application for compensation and reimbursement of expenses - FIRST INTERIM APPLICATION for Sherman & Yaquinto, LLP, Trustee's Attorney, Period: 9/14/2009 to 3/2/2010, Fee: \$174632.50, Expenses: \$0. Filed by Trustee Sherman & Yaquinto, LLP Objections due by 12/16/2011. (Sherman, Daniel)
11/22/2011	702 (4 pgs) Notice of Filing Sherman & Yaquinto, LLP's First Interim Application for Fees and Expenses filed by Attorney Sherman & Yaquinto, LLP (RE: related document(s)701 Application for compensation and reimbursement of expenses - FIRST INTERIM APPLICATION for Sherman & Yaquinto, LLP, Trustee's Attorney, Period: 9/14/2009 to 3/2/2010, Fee: \$174632.50, Expenses: \$0. Filed by Trustee Sherman & Yaquinto, LLP Objections due by 12/16/2011.). (Sherman, Daniel)
11/22/2011	703 (3 pgs) Notice of hearing and Certificate of Mailing filed by Attorney Sherman & Yaquinto, LLP (RE: related document(s)701 Application for compensation and reimbursement of expenses - FIRST INTERIM APPLICATION for Sherman & Yaquinto, LLP, Trustee's Attorney, Period: 9/14/2009 to 3/2/2010, Fee: \$174632.50, Expenses: \$0. Filed by Trustee Sherman & Yaquinto, LLP Objections due by 12/16/2011.). Hearing to be held on 12/19/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 701, (Sherman, Daniel)
11/28/2011	704 (7 pgs) Notice of appeal . Fee Amount \$298 filed by Creditor Novo Point, LLC, Interested Party Petfinders, LLC (RE: related document(s)693 Order on motion to sell). Appellant Designation due by 12/12/2011. (Schepps, Gary)
11/28/2011	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 14581309, amount \$ 298.00. (U.S. Treasury)
11/28/2011	705 (7 pgs) Notice of appeal . Fee Amount \$298 filed by Interested Party Jeffrey Baron (RE: related document(s)691 Order on motion to sell). Appellant Designation due by 12/12/2011. (Schepps, Gary)
11/28/2011	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 14581347, amount \$ 298.00. (U.S. Treasury)
11/29/2011	707 (12 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)704 Notice of appeal (RE: related document(s)693 Order on motion to sell)). (Attachments: # 1 Service List) (Sauer, K.)
	709 (2 pgs) Notice of hearing <i>Notice of Continued Hearing</i> filed by Interested Party Peter S. Vogel (RE: related document(s)678 Motion to strike (related document(s): 676

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/29/2011	Objection filed by Interested Party Petfinders, LLC) The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should not be Held in Contempt and Sanctioned Filed by Other Professional Peter S. Vogel, 679 Motion for contempt against Gary Schepps The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned Filed by Other Professional Peter S. Vogel). Hearing to be held on 12/5/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 678 and for 679, (Ruckman, Deirdre)
11/29/2011	710 (12 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)705 Notice of appeal (RE: related document(s)691 Order on motion to sell)). (Attachments: # 1 Service List) (Sauer, K.)
11/29/2011	711 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)704 Notice of appeal (RE: related document(s)693 Order on motion to sell)). (Sauer, K.) Modified to correct linkage on 11/29/2011 (Sauer, K.).
11/29/2011	712 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)705 Notice of appeal (RE: related document(s)691 Order on motion to sell)). (Sauer, K.)
11/30/2011	715 (131 pgs) Transcript regarding Hearing Held 11/15/11 RE: CONTINUED SHOW CAUSE HEARING. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/28/2012. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Transcripts Plus, Inc., Telephone number CourtTranscripts@aol.com 215-862-1115. (RE: related document(s) 713 Hearing held on 11/15/2011., Hearing continued (RE: related document(s)640 Continued Show Cause Hearing for Christopher Payne and Gary Schepps)Appearances: R. Urbanik and L. Pannier for Trustee, Sherman; P. Loh and B. Golden for Receiver, P. Vogel; J. McPete for NetSphere; N. LeBoeuf and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court recessed until 12/5/11 at 1:30 pm. Hearing to be held on 12/5/2011 at 01:30 PM Dallas Judge Jernigan Ctrm, 714 Hearing held on 11/15/2011., Hearing continued (RE: related document(s)678 The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned)Appearances: R. Urbanik and L. Pannier for Trustee, Sherman; P. Loh and B. Golden for Receiver, P. Vogel; J. McPete for NetSphere; N. LeBoeuf and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court recessed until 12/5/11 at 1:30 pm. Hearing to be held on 12/5/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 679 and for 678,). Transcript to be made available to the public on 02/28/2012. (Hartmann, Karen)
	716 (46 pgs) Transcript regarding Hearing Held 11/15/11 RE: TESTIMONY OF MS. KATZ IN THE ORDER TO SHOW CAUSE HEARING. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/28/2012. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Transcripts Plus, Inc., Telephone number

0/30/2014	U.S. Bankrupicy Court - Normern District of Texas
11/30/2011	CourtTranscripts@aol.com 215-862-1115. (RE: related document(s) 713 Hearing held on 11/15/2011., Hearing continued (RE: related document(s) 640 Continued Show Cause Hearing for Christopher Payne and Gary Schepps)Appearances: R. Urbanik and L. Pannier for Trustee, Sherman; P. Loh and B. Golden for Receiver, P. Vogel; J. McPete for NetSphere; N. LeBoeuf and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court recessed until 12/5/11 at 1:30 pm. Hearing to be held on 12/5/2011 at 01:30 PM Dallas Judge Jernigan Ctrm, 714 Hearing held on 11/15/2011., Hearing continued (RE: related document(s)678 The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned)Appearances: R. Urbanik and L. Pannier for Trustee, Sherman; P. Loh and B. Golden for Receiver, P. Vogel; J. McPete for NetSphere; N. LeBoeuf and F. Smith for C. Payne; G. Schepps for himself. Evidentiary hearing. Court recessed until 12/5/11 at 1:30 pm. Hearing to be held on 12/5/2011 at 01:30 PM Dallas Judge Jernigan Ctrm for 679 and for 678,). Transcript to be made available to the public on 02/28/2012. (Hartmann, Karen)
12/01/2011	717 (11 pgs) Trustee's monthly operating report for filing period 10/01/2011 to 10/31/2011 (Sherman, Daniel)
12/05/2011	718 (7 pgs) Response opposed to (related document(s): 679 Motion for contempt against Gary Schepps <i>The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned</i> filed by Interested Party Peter S. Vogel) filed by Interested Party Petfinders, LLC. (Schepps, Gary)
12/05/2011	719 (38 pgs; 2 docs) Motion to stay pending appeal (related documents 693 Order on motion to sell) Filed by Interested Party Petfinders, LLC (Attachments: # 1 Exhibit A-G for Stay) (Schepps, Gary)
12/05/2011	720 (2 pgs) Motion for expedited hearing(related documents 719 Motion to stay pending appeal) Filed by Interested Party Petfinders, LLC (Schepps, Gary)
12/05/2011	Proposed order regarding Order Enjoining Attorney Gary Schepps (RE: related document(s))678 Motion to strike (related document(s): 676 Objection filed by Interested Party Petfinders, LLC) <i>The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should not be Held in Contempt and Sanctioned</i> Filed by Other Professional Peter S. Vogel). Document uploaded on 12/5/2011 (Ref-ID: 1321731246897_2987). (Pannier, Lee)
	Hearing held on 12/5/2011. (RE: related document(s)678 Continued Show Cause Hearing for Christopher Payne and Gary Schepps The Receiver's Motion to Strike Pleading 679 Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned) Appearances: R. Urbanik for Chapter 11 Trustee D. Sherman; P. Loh and B. Golden for Receiver P. Vogel; J. McPete (and R. Puri, telephonically) for Manilla/NetSphere; N. LeBoeuf for C. Payne; G. Schepps for himself. Evidentiary hearing. Court took motions under advisement but will issue injunction/bar order as to G. Schepps as to future appearances/participation in Ondova bankruptcy case on behalf of J. Baron or any other entity. Counsel to upload a form of order for the court to edit in this regard. (Garrison, Krystyl) (Entered: 12/07/2011)

12/05/2011	U.S. Bankruptcy Court - Northern District of Texas
12/05/2011	740 (1 pg) Court admitted exhibits date of hearing 12/5/2011: Receiver Exhibit 41 - EXHIBIT FILED UNDER SEAL PER ORDER DOC. 730 (RE: related document(s)648 Order granting (RE: related document(s)648 Order granting(document # 637) Motion to Strike Notices of Appeal and Motion to Stay Sale Order. Order Granting, in substantial part, Trustee's motion to show cause Christopher Payne and Gary Schepps related document # 640). Show Cause Hearing to be held on 10/24/2011 at 10:30 AM at Dallas Judge Jernigan Ctrm. Entered on 9/6/2011. Show Cause Response due by 9/27/2011. Show Cause hearing to be held on 10/24/2011 at 10:30 AM at Dallas Judge Jernigan Ctrm.) (Harden, D.) (Entered: 12/27/2011)
12/07/2011	721 Request for transcript regarding a hearing held on 12/5/2011. The requested turnaround time is daily (Harden, D.)
12/07/2011	722 (31 pgs) Brief in opposition filed by Creditor Christopher A. Payne (RE: related document(s)648 Order on motion to strike document, Order on motion to show cause). (Smith, Frances)
12/08/2011	723 (2 pgs) Brief in support filed by Trustee Daniel J. Sherman (RE: related document(s)648 Order on motion to strike document, Order on motion to show cause). (Pannier, Lee)
12/09/2011	724 (55 pgs; 2 docs) Response opposed to (related document(s): 722 Brief filed by Creditor Christopher A. Payne) filed by Manila Industries, Inc., Netsphere, Inc (Attachments: # 1 Case law in support) (MacPete, John)
12/10/2011	725 (165 pgs) Transcript regarding Hearing Held 12/05/11 RE: Vol. III of the show cause hearing for C. Payne and G. Schepps; receiver's motion to strike pleading and second motion on the show cause issue. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/9/2012. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Palmer Reporting Services, Telephone number PalmerRptg@aol.com, 800-665-6251. (RE: related document(s) Hearing held on 12/5/2011. (RE: related document(s)678 Continued Show Cause Hearing for Christopher Payne and Gary Schepps The Receiver's Motion to Strike Pleading 679 Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned) Appearances: R. Urbanik for Chapter 11 Trustee D. Sherman; P. Loh and B. Golden for Receiver P. Vogel; J. McPete (and R. Puri, telephonically) for Manilla/NetSphere; N. LeBoeuf for C. Payne; G. Schepps for himself. Evidentiary hearing. Court took motions under advisement but will issue injunction/bar order as to G. Schepps as to future appearances/participation in Ondova bankruptcy case on behalf of J. Baron or any other entity. Counsel to upload a form of order for the court to edit in this regard.). Transcript to be made available to the public on 03/9/2012. (Palmer, Susan)
	726 (3 pgs) Statement of issues on appeal,, Appellant designation of contents for inclusion in record on appeal and statement of issues on appeal. filed by Interested Party

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/12/2011	Jeffrey Baron (RE: related document(s) <u>705</u> Notice of appeal). Appellee designation due by 12/27/2011. (Schepps, Gary)
12/12/2011	727 (3 pgs) Statement of issues on appeal,, Appellant designation of contents for inclusion in record on appeal and statement of issues on appeal. filed by Creditor Novo Point, LLC, Interested Party Petfinders, LLC (RE: related document(s)704 Notice of appeal). Appellee designation due by 12/27/2011. (Schepps, Gary)
12/15/2011	728 (3 pgs) Order Barring Attorney Gary Schepps from Appearing/Participating further in Ondova Limited Company Bankruptcy Case. Ordered that the Clerk of the United States Bankruptcy Court for the Northern District of Texas is Directed to Remove any Pleadings and/or Appeals filed by Gary Schepps electronically as soon as they are filed, further condition per order (related document # 678,679 Motion for contempt against Gary Schepps The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned). Entered on 12/15/2011. (Moroles, D.)
12/15/2011	729 (129 pgs; 4 docs) Objection to (related document(s): 699 Application for compensation <i>Sixth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2011 to 9/30/2011, Fee: \$369,499.50, Expenses: \$9,778.95. filed by Attorney Munsch Hardt Kopf & Harr, P.C.) filed by Attorney Pronske & Patel, P.C (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C) (Pronske, Gerrit)
12/16/2011	730 (2 pgs) Order Sealing Reciever's Exhibit 41 Entered on 12/16/2011 (RE: related document(s)648 Order on motion to strike document, Order on motion to show cause, 678 Motion to strike document filed by Interested Party Peter S. Vogel, 679 Motion for Contempt filed by Interested Party Peter S. Vogel). (Jones, A.)
12/16/2011	731 (12 pgs) Objection to (related document(s): 701 Application for compensation and reimbursement of expenses - FIRST INTERIM APPLICATION for Sherman & Yaquinto, LLP, Trustee's Attorney, Period: 9/14/2009 to 3/2/2010, Fee: \$174632.50, Expenses: \$0. filed by Attorney Sherman & Yaquinto, LLP)Receiver's Objection Related to First Interim Fee Application of Sherman & Yaquinto, L.L.P. for Allowance of Attorney's Fees and Reimbursement of Expenses filed by Interested Party Peter S. Vogel. (Ruckman, Deirdre)
12/16/2011	732 (12 pgs) Objection to (related document(s): 699 Application for compensation Sixth Interim Application for the Allowance of Fees and Expenses for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2011 to 9/30/2011, Fee: \$369,499.50, Expenses: \$9,778.95. filed by Attorney Munsch Hardt Kopf & Harr, P.C.) filed by Interested Party Peter S. Vogel. (Ruckman, Deirdre)
12/16/2011	733 (41 pgs) Application for compensation <i>and reimbursement of expenses</i> for Lain Faulkner & Co., PC, Accountant, Period: 9/17/2009 to 10/31/2011, Fee: \$33346.50, Expenses: \$302.85. Filed by Trustee Daniel J. Sherman Objections due by 1/9/2012. (Sherman, Daniel)

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/16/2011	734 (2 pgs) Notice of hearing and Notice of Filing of Lain Faulkner & Co's Application for Compensation and Expenses filed by Trustee Daniel J. Sherman (RE: related document(s)733 Application for compensation and reimbursement of expenses for Lain Faulkner & Co., PC, Accountant, Period: 9/17/2009 to 10/31/2011, Fee: \$33346.50, Expenses: \$302.85. Filed by Trustee Daniel J. Sherman Objections due by 1/9/2012.). Hearing to be held on 1/30/2012 at 01:30 PM Dallas Judge Jernigan Ctrm for 733, (Sherman, Daniel)
12/17/2011	735 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)728 Order Barring Attorney Gary Schepps from Appearing/Participating further in Ondova Limited Company Bankruptcy Case. Ordered that the Clerk of the United States Bankruptcy Court for the Northern District of Texas is Directed to Remove any Pleadings and/or Appeals filed by Gary Schepps electronically as soon as they are filed, further condition per order) No. of Notices: 1. Notice Date 12/17/2011. (Admin.) (Entered: 12/18/2011)
12/18/2011	736 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)730 Order Sealing Reciever's Exhibit 41 Entered on 12/16/2011) No. of Notices: 1. Notice Date 12/18/2011. (Admin.) (Entered: 12/19/2011)
12/19/2011	Hearing held on 12/19/2011. (RE: related document(s)699 Sixth Interim Application for the Allowance of Fees and Expenses for Munsch Hardt Kopf &Harr, P.C., Trustee's Attorney) Appearances: R. Urbanik for the Trustee; Trustee D. Sheman; P. Loh for Receiver Vogel; G. Pronske for himself. Evidentiary hearing. Application granted (with only \$175,000 payable now; remainder may be paid when estate realizes more cash from sales or tax refund). Counsel to upload order. (Garrison, Krystyl) (Entered: 12/23/2011)
12/19/2011	Hearing held on 12/19/2011. (RE: related document(s)701 First Interim Application for compensation and reimbursement of expenses for Sherman & Yaquinto, LLP, Trustee's Attorney) Appearances: R. Urbanik for the Trustee; Trustee D. Sheman; P. Loh for Receiver Vogel; G. Pronske for himself. Evidentiary hearing. Application granted. Counsel to upload order. (Garrison, Krystyl) (Entered: 12/23/2011)
12/20/2011	Proposed order regarding Sixth Interim Fee Application of Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)699 Application for compensation <i>Sixth Interim Application for the Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2011 to 9/30/2011, Fee: \$369,499.50, Expenses: \$9,778.95. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 12/15/2011. (Attachments: # 1 Exhibit A# 2 Exhibit B-1# 3 Exhibit B-2# 4 Exhibits C, D, E, and F# 5 Exhibit G# 6 Exhibit H# 7 Service List)). Document uploaded on 12/20/2011 (Ref-ID: 1324343845374_38). (Urbanik, Raymond)
12/20/2011	737 (2 pgs) Order granting Sixth Interim Application for the Allowance of Fees and Expenses (related document # 699) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$369499.50, expenses awarded: \$9778.95 Entered on 12/20/2011. (Moroles, D.)
	Proposed order regarding Order Approving First Interim Application fo Sherman &

12/20/2011	Yaquinto, L.L.P. for Allowance of Attorney's Fees and Reimbursement of Expenses (RE: related document(s)701 Application for compensation <i>and reimbursement of expenses - FIRST INTERIM APPLICATION</i> for Sherman & Yaquinto, LLP, Trustee's Attorney, Period: 9/14/2009 to 3/2/2010, Fee: \$174632.50, Expenses: \$0. Filed by Trustee Sherman & Yaquinto, LLP Objections due by 12/16/2011.). Document uploaded on 12/20/2011 (Ref-ID: 1324343845374_278). (Sherman, Daniel)
12/23/2011	738 (2 pgs) Order granting first interim application for compensation (related document # 701) granting for for Sherman & Yaquinto, LLP, Trustee's Attorney fees awarded: \$174632.50, expenses awarded: \$0.00 Entered on 12/23/2011. (Moroles, D.)
12/25/2011	739 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)738 Order granting first interim application for compensation) No. of Notices: 1. Notice Date 12/25/2011. (Admin.) (Entered: 12/26/2011)
12/28/2011	742 (7 pgs) Notice of appeal . Fee Amount \$298 filed by Interested Parties Jeffrey Baron, Petfinders, LLC, Creditor Novo Point, LLC, Attorney Gary N. Schepps (RE: related document(s)728 Order on motion for contempt). Appellant Designation due by 01/11/2012. (Schepps, Gary)
12/28/2011	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 14775410, amount \$ 298.00. (U.S. Treasury)
01/04/2012	743 (11 pgs) Objection to (related document(s): 733 Application for compensation and reimbursement of expenses for Lain Faulkner & Co., PC, Accountant, Period: 9/17/2009 to 10/31/2011, Fee: \$33346.50, Expenses: \$302.85. filed by Trustee Daniel J. Sherman, Accountant Lain Faulkner & Co., PC)Receiver's Objection Related to Application of Allowance for Compensation and Reimbursement of Expenses for Lain, Faulkner & Co., P.C., Accountants and Financial Advisors for the Trustee filed by Interested Party Peter S. Vogel. (Ruckman, Deirdre)
01/04/2012	744 (1 pg) Notice of deficiency regarding appeal Appellant Record (RE: related document(s)704 Notice of appeal (RE: related document(s)693 Order on motion to sell)). (Sauer, K.)
01/04/2012	745 (1 pg) Notice of deficiency regarding appeal Appellant Record (RE: related document(s)705 Notice of appeal (RE: related document(s)691 Order on motion to sell)). (Sauer, K.)
01/04/2012	746 (10 pgs) Trustee's monthly operating report for filing period 11/01/2011 to 11/30/2011 (Sherman, Daniel)
	747 (2 pgs) Order Clarifying Order 728: that (a) Gary Schepps is not prohibited from appealing the Schepps Bar Order itself; and (b) Gary Schepps is not prohibited fron continuing to prosecute any appeal from which a Notice of Appeal was filed prior to the Schepps Bar Order, with these two exceptions/clarifications, the Schepps Bar Order stands. Entered on 1/5/2012 (RE: related document(s)728 Order Barring Attorney Gary Schepps from Appearing/Participating further in Ondova Limited Company Bankruptcy

01/05/2012	Case. Ordered that the Clerk of the United States Bankruptcy Court for the Northern District of Texas is Directed to Remove any Pleadings and/or Appeals filed by Gary Schepps electronically as soon as they are filed, further condition per order (related document # 678,679 Motion for contempt against Gary Schepps The Receiver's Motion to Strike Pleading and Second Motion to Show Cause as to Why Gary Schepps Should Not be Held in Contempt and Sanctioned). (Moroles, D.)
01/06/2012	748 (20 pgs) Support/supplemental document <i>The Receiver's Supplement to his Objection Related to Application of Allowance for Compensation and Reimbursement of Expenses for Lain, Faulkner & Co., P.C., as Accountants and Financial Advisors for the Trustee</i> filed by Interested Party Peter S. Vogel (RE: related document(s)743 Objection). (Ruckman, Deirdre)
01/07/2012	749 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)747 Order Clarifying Order 728: that) No. of Notices: 1. Notice Date 01/07/2012. (Admin.)
01/09/2012	751 (11 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)742 Notice of appeal (RE: related document(s)728 Order on motion for contempt)). (Attachments: # 1 Service List) (Sauer, K.)
01/09/2012	752 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)742 Notice of appeal (RE: related document(s)728 Order on motion for contempt)). (Sauer, K.)
01/11/2012	753 (4 pgs) Appellee designation of contents for inclusion in record of appeal filed by Trustee Daniel J. Sherman (RE: related document(s)704 Notice of appeal). (Pannier, Lee) Modified to correct linkage on 1/12/2012 (Sauer, K.).
01/11/2012	754 (4 pgs) Appellee designation of contents for inclusion in record of appeal filed by Trustee Daniel J. Sherman (RE: related document(s)705 Notice of appeal). (Pannier, Lee)
01/17/2012	755 (4 pgs) Statement of issues on appeal,, Appellant designation of contents for inclusion in record on appeal and statement of issues on appeal. filed by Interested Parties Jeffrey Baron, Petfinders, LLC, Creditor Novo Point, LLC, Attorney Gary N. Schepps (RE: related document(s)742 Notice of appeal). Appellee designation due by 01/31/2012. (Schepps, Gary)
01/30/2012	756 (1 pg) Court admitted exhibits date of hearing 1/30/2012. Receiver's Exhibit: 1. (RE: related document(s)733 Application for compensation <i>and reimbursement of expenses</i> for Lain Faulkner & Co., PC, Accountant, Period: 9/17/2009 to 10/31/2011, Fee: \$33346.50, Expenses: \$302.85. Filed by Trustee Daniel J. Sherman Objections due by 1/9/2012.) (Garrison, Krystyl)
01/30/2012	Hearing held on 1/30/2012. (RE: related document(s)733 Application for compensation and reimbursement of expenses for Lain Faulkner & Co., PC, Accountant) Appearances: D. Sherman, Trustee; P. Loh for Receiver; K. Enger, applicant; M. Thomas in attendance for J. Baron. Evidentiary hearing. Application approved. Applicant to upload order. (Garrison, Krystyl)

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02/01/2012	757 (1 pg) Notice of deficiency regarding appeal Appellant's Record (RE: related document(s)742 Notice of appeal (RE: related document(s)728 Order on motion for contempt)). (Sauer, K.)
02/01/2012	758 (4 pgs) Appellee designation of contents for inclusion in record of appeal filed by Trustee Daniel J. Sherman (RE: related document(s)742 Notice of appeal). (Urbanik, Raymond)
02/02/2012	759 (1 pg) Clerk's correspondence requesting amended appellee designation from Trustee. (RE: related document(s)758 Appellee designation of contents for inclusion in record of appeal filed by Trustee Daniel J. Sherman (RE: related document(s)742 Notice of appeal).) Responses due by 2/6/2012. (Sauer, K.)
02/02/2012	760 (2 pgs) DISTRICT COURT ORDER RE: 3:09-CV-0988-F. ORDER LIFTING STAY PERTAINING TO ORDER GRANTING IN PART THE RECEIVER'S MOTION TO LIQUIDATE ASSETS TO PAY CERTAIN OF THE RECEIVER'S AND HIS COUNSEL'S FEES PENDING APPEAL (Ordered by Judge Royal Furgeson on 2/2/2012) (Judge Royal Furgeson) Entered on 2/2/2012. (Sauer, K.)
02/03/2012	762 (3 pgs; 2 docs) Transmittal of record on appeal to U.S. District Court . Deficient record on appeal: Appellant volume 2, item 3 transcript not provided. Appellee volume 5-part 1, item 17, transcript 716 not designated but included ,Transmitted: Volume 1, Mini Record. Number of appellant volumes: 1 Number of appellee volumes: 3. (RE: related document(s)705 Notice of appeal filed by Interested Party Jeffrey Baron) (Blanco, J.)
02/03/2012	763 (4 pgs) Amended appellee designation of contents for inclusion in record of appeal filed by Trustee Daniel J. Sherman (RE: related document(s)758 Appellee designation). (Urbanik, Raymond)
02/03/2012	764 (4 pgs) Notice of docketing record on appeal. Civil Action Number: 3:12-CV-0367-O (RE: related document(s)705 Notice of appeal (RE: related document(s)691 Order on motion to sell)). (Sauer, K.) Modified to correct file date on 2/6/2012 (Sauer, K.). (Entered: 02/06/2012)
02/06/2012	766 (3 pgs; 2 docs) Transmittal of record on appeal to U.S. District Court . Deficient record on appeal: APPELLANT RECORD VOLUME 2 item 1 - missing pages; item 2 - exhibits A to B3 missing; item 6 - transcript not provided. APPELLEE RECORD VOLUME 4 PART 2 item 14 - not part of court record. VOLUME 5 PART 1 item 15 - not part of court record; item 16 - transcript #716 not designated but included. ,Transmitted: Volume 1, Mini Record. Number of appellant volumes: 1 Number of appellee volumes: 3. (RE: related document(s)704 Notice of appeal .filed by Creditor Novo Point, LLC, Interested Party Petfinders, LLC)(Blanco, J.) Modified TEXT on 2/6/2012 (Blanco, J.).
02/06/2012	767 (4 pgs) Notice of docketing record on appeal. Civil Action Number: 3:12-CV-0387-B (RE: related document(s)704 Notice of appeal (RE: related document(s)693 Order on motion to sell)). (Sauer, K.) (Entered: 02/07/2012)

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02/09/2012	769 (3 pgs; 2 docs) Transmittal of record on appeal to U.S. District Court . Deficient record on appeal: Failure to cure deficiency per notice dated 2/1/2012. Appellant Record not provided to the court by 2/8/2012 ,Transmitted: Volume 1, Mini Record (RE: related document(s)742 Notice of appeal filed by Interested Parties Jeffrey Baron, Petfinders, LLC, Creditor Novo Point, LLC, Attorney Gary N. Schepps) (Blanco, J.)
02/09/2012	770 (4 pgs) Notice of docketing record on appeal. Civil Action Number: 3:12-CV-0416-O (RE: related document(s)742 Notice of appeal (RE: related document(s)728 Order on motion for contempt)). (Sauer, K.)
02/13/2012	Proposed order regarding Lain, Faulkner & Co., P.C.'s Application for Compensation and Reimbursement of Expenses (RE: related document(s)733 Application for compensation <i>and reimbursement of expenses</i> for Lain Faulkner & Co., PC, Accountant, Period: 9/17/2009 to 10/31/2011, Fee: \$33346.50, Expenses: \$302.85. Filed by Trustee Daniel J. Sherman Objections due by 1/9/2012.). Document uploaded on 2/13/2012 (Ref-ID: 1328414993534_1409). (Sherman, Daniel)
02/16/2012	771 (1 pg) DISTRICT COURT ORDER RE: 3:12-CV-0367-O. Order reassigning appeal to a different district judge. Now assigned to District Judge:(Ferguson). Civil Action Number: 3:12-CV-0367-F Entered on 2/16/2012 (RE: related document(s)705 Notice of appeal filed by Interested Party Jeffrey Baron). (Sauer, K.) (Entered: 02/17/2012)
02/21/2012	772 (2 pgs) Order granting application for compensation (related document # 733) granting for Lain Faulkner & Co., PC, Accountant fees awarded: \$33346.50, expenses awarded: \$302.85 Entered on 2/21/2012. (Moroles, D.)
02/22/2012	773 (1 pg) DISTRICT COURT ORDER reassigning appeal to a different district judge. Now assigned to District Judge:(Furgeson). Civil Action Number: 3:12-CV-0416-F Entered on 2/22/2012 (RE: related document(s)742 Notice of appeal filed by Attorney Gary N. Schepps, Creditor Novo Point, LLC, Interested Party Petfinders, LLC, Interested Party Jeffrey Baron). (Sauer, K.)
02/22/2012	774 (1 pg) DISTRICT COURT ORDER reassigning appeal to a different district judge. Now assigned to District Judge:(Furgeson). Civil Action Number: 3:12-CV-0387-F Entered on 2/22/2012 (RE: related document(s)704 Notice of appeal filed by Creditor Novo Point, LLC, Interested Party Petfinders, LLC). (Sauer, K.)
02/23/2012	775 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)772 Order granting application for compensation) No. of Notices: 1. Notice Date 02/23/2012. (Admin.) (Entered: 02/24/2012)
03/02/2012	776 (11 pgs) Trustee's monthly operating report for filing period 12/01/2011 to 12/31/2011 (Sherman, Daniel)
03/02/2012	777 (12 pgs) Trustee's monthly operating report for filing period 01/01/2012 to 01/31/2012 (Sherman, Daniel)

03/23/2012	778 (83 pgs; 9 docs) Application for compensation Seventh Interim Application for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2011 to 1/31/2012, Fee: \$229,529.50, Expenses: \$9,301.76. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 4/16/2012. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Service List) (Urbanik, Raymond)
03/23/2012	779 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)778 Application for compensation <i>Seventh Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2011 to 1/31/2012, Fee: \$229,529.50, Expenses: \$9,301.76. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 4/16/2012. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Service List)). Hearing to be held on 4/30/2012 at 01:30 PM Dallas Judge Jernigan Ctrm for 778, (Attachments: # 1 Service List) (Urbanik, Raymond)
04/13/2012	780 (14 pgs) Objection to (related document(s): 778 Application for compensation Seventh Interim Application for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2011 to 1/31/2012, Fee: \$229,529.50, Expenses: \$9,301.76. filed by Attorney Munsch Hardt Kopf & Harr, P.C.)Receiver's Objection Related to Seventh Interim Application of Munsch Hardt Kopf & Harr, P.C., Attorneys for Daniel J. Sherman, Chapter 11 Trustee, for the Allowance of Fees and Expenses for the Period of October 1, 2011 through January 31, 2012 filed by Interested Party Peter S. Vogel. (Ruckman, Deirdre)
04/19/2012	781 (10 pgs) Trustee's monthly operating report for filing period 02/01/2012 to 02/29/2012 (Sherman, Daniel)
04/19/2012	782 (10 pgs) Trustee's monthly operating report for filing period 03/01/2012 to 03/31/2012 (Sherman, Daniel)
04/30/2012	Hearing held on 4/30/2012. (RE: related document(s)778 Application for compensation for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney) Appearances: R. Urbanik for Trustee Sherman (with Trustee Sherman); P. Loh for Receiver Vogel (with Receiver Vogel). Evidentiary hearing. Application approved, but court will permit payment of only \$170,000 at this time. Counsel to upload order. (Garrison, Krystyl)
05/01/2012	Proposed order regarding Seventh Interim Fee Application (RE: related document(s)778 Application for compensation <i>Seventh Interim Application</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 10/1/2011 to 1/31/2012, Fee: \$229,529.50, Expenses: \$9,301.76. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 4/16/2012. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Service List)). Document uploaded on 5/1/2012 (Ref-ID: 1332903633881_7467). (Urbanik, Raymond)
05/11/2012	783 (2 pgs) Order granting seventh interim fee application for compensation (related document # 778) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$229529.50, expenses awarded: \$9301.76 Entered on 5/11/2012. (Mathews, M.)
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30/2014	U.S. Bankrupicy Court - Normern District of Texas
05/13/2012	784 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)783 Order granting seventh interim fee application for compensation) No. of Notices: 0. Notice Date 05/13/2012. (Admin.)
06/04/2012	786 (28 pgs) Transcript regarding Hearing Held 7/26/11 RE: 588, application to employ Sedo.com;589 Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 09/4/2012. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Cindy Sumner, Telephone number 214 651-8393. (RE: related document(s) Hearing held on 7/26/2011. (RE: related document(s)589 Motion to sell property under Section 363(b) Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik and L. Pannier for the Trustee; Trustee Sherman; J. Cox for NovoPoint and Quantec (attorney having consent of Receiver Vogel and authority from District Court); D. Olson, also purporting to represent NovoPoint and Quantec (at the request of a Lisa Katz, alleged manager hired by Southpac Trust International); D. Ruckman and P. Lowe for Receiver Vogel; J. McPete for NetSphere/Manilla; C. Ebert for Servers Inc.com; N. Johnson for M. Emke (with M. Emke on telephone). Evidentiary hearing. Motion (as limited to only Mondial domain name) approved. Notice of sale results should be filed with court. Counsel to upload order. Court, as part of ruling, granted motion to strike, of Trustee, as to pleadings and positions taken by Novopoint and Quantec through attorneys Payne and Olson and ruled that they cannot further appear for these clients in this matter without first making a motion and obtaining an order from this court (which would only be considered if accompanied by live testimony from Lisa Katz and Brian Mason)., Hearing held on 7/26/2011. (RE: related document(s)588 Application to employ Sedo.com, LLC as Broker Filed by Trustee Daniel J. Sherman) Appearances: R. Urbanik and L. Pannier for the Trustee; Trustee Sherman; J. Cox for NovoPoint and Quantec (attorney having consent of Receiver Vogel and authority from D
06/18/2012	787 (11 pgs) Trustee's monthly operating report for filing period 04/01/2012 to 04/30/2012 (Sherman, Daniel)
06/18/2012	788 (11 pgs) Trustee's monthly operating report for filing period 05/01/2012 to 05/31/2012 (Sherman, Daniel)
	790 (6 pgs) DISTRICT COURT Order on Appeal Entered on 6/18/2012. Civil Case No. 3:12-CV-416-F. (RE: related document(s)728 Order on motion for contempt, 747 Order (generic)). It is ordered that Gary Schepps has a right to appear in the District Court as counsel of record for Baron and those entities he claims he owns. Schepps is granted leave to appeal all orders of the Bankruptcy Court allegedly affecting property now in possession and control of the Receiver on Jeffrey Baron's behalf. (Ordered by

30/2014	U.S. Bankruptcy Court - Northern District of Texas
06/18/2012	Judge Royal Furgeson on 6/18/2012) (Whitaker, Sheniqua) Modified on 6/22/2012 (Whitaker, Sheniqua). (Entered: 06/22/2012)
06/20/2012	789 (6 pgs) DISTRICT COURT Order from circuit court re: appeal on appellate case number: 10-11202, DENIED. Civil Case No. 3:09-CV-0988-F. Entered on 6/20/2012. ORDER of USCA: Petitioner's opposed motion to stay bankruptcy court order to sell domain name Mondial.com is DENIED. (Whitaker, Sheniqua) (Entered: 06/22/2012)
06/24/2012	791 (8 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)790 DISTRICT COURT Order on Appeal Entered on 6/18/2012. Civil Case No. 3:12-CV-416-F) No. of Notices: 1. Notice Date 06/24/2012. (Admin.)
06/29/2012	792 (68 pgs; 3 docs) Application for compensation (<i>Eighth Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2012 to 5/31/2012, Fee: \$182797.50, Expenses: \$7565.68. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Exhibit A - G# 2 Service List) (Urbanik, Raymond)
06/29/2012	793 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)792 Application for compensation (<i>Eighth Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2012 to 5/31/2012, Fee: \$182797.50, Expenses: \$7565.68. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Exhibit A - G# 2 Service List)). Hearing to be held on 7/30/2012 at 01:30 PM Dallas Judge Jernigan Ctrm for 792, (Attachments: # 1 Service List) (Urbanik, Raymond)
07/12/2012	794 (5 pgs) Notice of Appearance and Request for Notice <i>On Behalf of Peter S. Vogel, Receiver</i> by Jeffrey R Fine filed by Interested Party Peter S. Vogel. (Fine, Jeffrey)
07/23/2012	795 (10 pgs) Objection to (related document(s): 792 Application for compensation (<i>Eighth Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2012 to 5/31/2012, Fee: \$182797.50, Expenses: \$7565.68. filed by Attorney Munsch Hardt Kopf & Harr, P.C.) filed by Interested Party Peter S. Vogel. (Fine, Jeffrey)
07/27/2012	796 (10 pgs) Reply to (related document(s): 795 Objection filed by Interested Party Peter S. Vogel) (Trustee's Reply to Receiver's Objection to Eighth Interim Application of Munsch Hardt Kopf & Harr, P.C., Attorneys for Daniel J. Sherman, Chapter 11 Trustee, for the Allowance of Fees and Expenses for the Period February 1, 2012 Through May 31, 2012) filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
	Hearing held on 7/30/2012. (RE: related document(s)792 Application for compensation (<i>Eighth Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2012 to 5/31/2012, Fee: \$182797.50, Expenses: \$7565.68. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Appearances: R. Urbanek for Trustee D. Sherman; Trustee D. Sherman; J. Fine for Receiver P. Vogel; L. Lambert for USTrustee. Nonevidentiary hearing (proffer/statements in support of fee application only). Court also heard updates regarding case and receivership. Court

/30/2014	allowed interim fees and expenses, but will only allow payment at this time of
07/30/2012	\$100,000. No more interim fee applications prior to confirmation. Court also orally granted US Trustees requestion for a status conference 8/10/12 at 9:30 am to discuss entry of a scheduling order giving deadline for a liquidating plan. (Baird, Dennis) (Entered: 07/31/2012)
07/30/2012	799 Hearing set (RE: related document(s) <u>797</u> Motion for ex parte relief Requesting Status Conference and Approval of an Agreed Scheduling Order Filed by U.S. Trustee UST U.S. Trustee (Attachments: # 1 Exhibit Proposed Order)) Status Conference to be held on 8/10/2012 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Amended entry to correct hearing time.) (Davis, T.) (Entered: 08/02/2012)
07/31/2012	797 (8 pgs; 2 docs) Motion for ex parte relief <i>Requesting Status Conference and Approval of an Agreed Scheduling Order</i> Filed by U.S. Trustee UST U.S. Trustee (Attachments: # 1 Exhibit Proposed Order) (Lambert, Lisa)
08/01/2012	798 Hearing set (RE: related document(s) <u>797</u> Motion for ex parte relief <i>Requesting Status Conference and Approval of an Agreed Scheduling Order</i> Filed by U.S. Trustee UST U.S. Trustee (Attachments: # 1 Exhibit Proposed Order)) Hearing to be held on 8/10/2012 at 09:30 PM Dallas Judge Jernigan Ctrm for <u>797</u> , (Baird, Dennis) Modified on 8/3/2012 (Baird, Dennis).
08/03/2012	Proposed order regarding Eighth Interim Fee Application of Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)792 Application for compensation (<i>Eighth Interim Application</i>) for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 2/1/2012 to 5/31/2012, Fee: \$182797.50, Expenses: \$7565.68. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Exhibit A - G# 2 Service List)). Document uploaded on 8/3/2012 (Ref-ID: 1339592149367_11754). (Urbanik, Raymond)
08/06/2012	800 (4 pgs) Notice of hearing on Motion for Status Conference and Approval of an Agreed Scheduling Order filed by U.S. Trustee UST U.S. Trustee (RE: related document(s)797 Motion for ex parte relief Requesting Status Conference and Approval of an Agreed Scheduling Order Filed by U.S. Trustee UST U.S. Trustee (Attachments: # 1 Exhibit Proposed Order)). Hearing to be held on 8/10/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 797, (Lambert, Lisa)
08/10/2012	Proposed order regarding Scheduling and Confirmation Deadlines (RE: related document(s) <u>797</u> Motion for ex parte relief <i>Requesting Status Conference and Approval of an Agreed Scheduling Order</i> Filed by U.S. Trustee UST U.S. Trustee (Attachments: # 1 Exhibit Proposed Order)). Document uploaded on 8/10/2012 (Ref-ID: 1339592149367_13339). (Lambert, Lisa)
08/10/2012	801 (2 pgs) Agreed scheduling order setting forth deadlines for approving disclosure statement and plan and setting status conference requirements Entered on 8/10/2012 (RE: related document(s)797 Motion for ex parte relief filed by U.S. Trustee UST U.S. Trustee). Status Conference on the filing of a disclosure statement and plan to be held on 8/27/2012 at 02:30 PM at Dallas Judge Jernigan Ctrm. (Rielly, Bill)
	Status conference held on 8/10/2012. (RE: related document(s)797 Motion for ex

0/30/2014	U.S. Bankrupicy Court - Normern District of Texas
08/10/2012	parte relief <i>Requesting Status Conference and Approval of an Agreed Scheduling Order</i> Filed by U.S. Trustee UST U.S. Trustee (Attachments: # 1 Exhibit Proposed Order)) Appearances: L. Lambert for U.S. Trustee; R. Urbanik for Chapter 11 Trustee; J. MacPete for Manila/NetSphere; E. Taube for Hohmann and Shrurig law firms; J. Fine for Receiver. Nonevidentiary status conference. Court accepted proposed scheduling order of UST imposing 9/28/12 deadline for a disclosure statement hearing and 10/31/12 confirmation court also set 8/22/12 deadline for Chapter 11 Trustee to circulate a term sheet and another status conference for 8/27/12 at 2:30 pm. Ms. Lambert to upload order. (Harden, D.) (Entered: 08/13/2012)
08/12/2012	802 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)801 Agreed scheduling order setting forth deadlines for approving disclosure statement and plan and setting status conference requirements Entered on 8/10/2012) No. of Notices: 1. Notice Date 08/12/2012. (Admin.)
08/14/2012	803 (6 pgs; 2 docs) Motion to withdraw as attorney (Frances A. Smith, Nicole T. LeBoeuf and Shackelford, Melton & McKinley, LLP) Filed by Creditor Christopher A. Payne (Attachments: # 1 Proposed Order) (Smith, Frances)
08/15/2012	Proposed order regarding Order Granting Shackelford, Melton & McKinley, LLP's Motion to Withdraw as Counsel for Christopher A. Payne (RE: related document(s)803 Motion to withdraw as attorney (Frances A. Smith, Nicole T. LeBoeuf and Shackelford, Melton & McKinley, LLP) Filed by Creditor Christopher A. Payne (Attachments: # 1 Proposed Order)). Document uploaded on 8/15/2012 (Ref-ID: 1339592149367_14101). (Smith, Frances)
08/16/2012	804 (2 pgs) Order granting Shackelford, Melton & McKinley, LLP's motion to withdraw as attorney for Christopher A. Payne (related document # 803) Entered on 8/16/2012. (Rielly, Bill)
08/18/2012	805 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)804 Order granting Shackelford, Melton & McKinley, LLP's motion to withdraw as attorney for Christopher A. Payne) No. of Notices: 1. Notice Date 08/18/2012. (Admin.) (Entered: 08/19/2012)
08/21/2012	806 (10 pgs) Trustee's monthly operating report for filing period 06/01/2012 to 06/30/2012 (Sherman, Daniel)
08/27/2012	807 (12 pgs) Order Discharging Show Cause Matters Pertaining to Attorneys Gary Schepps and Christopher Payne. Entered on 8/27/2012 (RE: related document(s)637 Motion to strike document, 640 Motion for order to show cause). (Moroles, D.)
	Hearing held on 8/27/2012. (RE: related document(s)801 Agreed scheduling order setting forth deadlines for approving disclosure statement and plan and setting status conference requirements Entered on 8/10/2012 (RE: related document(s)797 Motion for ex parte relief filed by U.S. Trustee UST U.S. Trustee). Status Conference on the filing of a disclosure statement and plan to be held on 8/27/2012 at 02:30 PM at Dallas Judge Jernigan Ctrm.) Appearances: R. Urbanek for Chapter 11 Trustee; J. Fine for Receiver

5/30/2014 	U.S. Bankruptcy Court - Northern District of Texas D. Vogel (with Descriver D. Vogel), I. McDate for Manille/NetSphere, I. Lambert for
08/27/2012	P. Vogel (with Receiver P. Vogel); J. McPete for Manilla/NetSphere; L. Lambert for U.S. Trustee. Nonevidentiary status conference. Court was presented term sheet for a joint liquidating plan that is being negotiated. Chapter 11 Trustee expects to file Disclosure Statement by September 9 or 10 and, if so, court will shorten notice for hearing on Disclosure Statement to 18 days (for a September 27 or 28 hearing). Counsel to contact courtroom deputy for a setting. (Baird, Dennis) (Entered: 08/30/2012)
08/29/2012	808 (14 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)807 Order Discharging Show Cause Matters Pertaining to Attorneys Gary Schepps and Christopher Payne. Entered on 8/27/2012) No. of Notices: 2. Notice Date 08/29/2012. (Admin.) (Entered: 08/30/2012)
08/30/2012	Proposed order regarding Status Conference (RE: related document(s) <u>797</u> Motion for ex parte relief <i>Requesting Status Conference and Approval of an Agreed Scheduling Order</i> Filed by U.S. Trustee UST U.S. Trustee (Attachments: # 1 Exhibit Proposed Order)). Document uploaded on 8/30/2012 (Ref-ID: 1339592149367_17439). (Urbanik, Raymond)
08/31/2012	809 (2 pgs) Order Setting Hearing on Disclosure Statement per conditions of filing disclosure statement and plan (RE: related document(s)797 Motion for ex parte relief Requesting Status Conference and Approval of an Agreed Scheduling Order). Entered on 8/31/2012 (RE: related document(s)1 Voluntary petition (chapter 11) filed by Debtor Ondova Limited Company). Hearing on Disclosure Statement to be held on 9/28/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 1, (Moroles, D.) MODIFIED text add linkage on 9/7/2012 (Moroles, D.).
09/10/2012	810 (96 pgs; 2 docs) Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)(Howell, Jonathan)
09/11/2012	811 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)810 Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)). Hearing to be held on 9/28/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 810, (Howell, Jonathan)
09/12/2012	Proposed order regarding Order Setting Hearing on Disclosure Statement (RE: related document(s) <u>810</u> Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)). Document uploaded on 9/12/2012 (Ref-ID: 1347282311437_747). (Urbanik, Raymond)
09/13/2012	812 (2 pgs) Order setting hearing on the disclosure statement Entered on 9/13/2012 (RE: related document(s)810 Disclosure statement filed by Trustee Daniel J. Sherman). Any objection to the disclosure statement shall be filed by 9/25/2012. Hearing to be held on 9/28/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 810, (Rielly, Bill)
09/13/2012	813 (8 pgs; 2 docs) Certificate of service re: Notice of Hearing filed by Trustee Daniel J. Sherman (RE: related document(s)811 Notice of hearing). (Attachments: # 1 Service List) (Howell, Jonathan)
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6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/14/2012	814 (65 pgs; 4 docs) Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List) (Pronske, Gerrit)
09/16/2012	815 (118 pgs) Notice of Filing Receivers Motion for Entry of Orders (i) Approving the Receiver Entering Into the Plan Settlement; (ii) Approving the Auction Procedures; and (iii) Approving the Stalking Horse Bid and Break-Up Fee filed by Interested Party Peter S. Vogel. (Fine, Jeffrey)
09/18/2012	816 (2 pgs) Order granting eighth fee application for compensation of Munsch Hardt Kopf & Harr, P.C. (related document # 792) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$92434.32, expenses awarded: \$7565.68 Entered on 9/18/2012. (Rielly, Bill)
09/18/2012	817 (7 pgs; 2 docs) Notice of hearing filed by Attorney Pronske & Patel, P.C. (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)). Hearing to be held on 10/12/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 814, (Attachments: # 1 Service List) (Pronske, Gerrit)
09/24/2012	818 (10 pgs) Trustee's monthly operating report for filing period July 1, 2012 to July 31, 2012 (Sherman, Daniel)
09/24/2012	819 (9 pgs) Trustee's monthly operating report for filing period August 1, 2012 to August 31, 2012 (Sherman, Daniel)
09/25/2012	820 (3 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)810 Disclosure statement). (Urbanik, Raymond)
09/27/2012	821 (46 pgs; 5 docs) Motion to withdraw as attorney (Martin Thomas) Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit Dist Ct Mot to appoint Cochell# 2 Exhibit transcript excerpts 12 17 10# 3 Exhibit Baron transcript 2 10 11 excerpts# 4 Proposed Order withdrawal of Martin Thomas) (Thomas, Martin)
09/28/2012	822 (97 pgs; 2 docs) Amended disclosure statement filed by Debtor Ondova Limited Company (RE: related document(s)810 Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)). (Attachments: # 1 Exhibit AFirst Amended Plan)(Urbanik, Raymond)
09/28/2012	823 (47 pgs) Chapter 11 plan filed by Debtor Ondova Limited Company. (Urbanik, Raymond)
09/28/2012	824 (4 pgs) Amended Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)820 List (witness/exhibit/generic)). (Urbanik, Raymond)
	Proposed order regarding Allowing Martin Thomas to Withdraw (RE: related document(s)821 Motion to withdraw as attorney (Martin Thomas) Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit Dist Ct Mot to appoint Cochell# 2 Exhibit

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/28/2012	transcript excerpts 12 17 10# 3 Exhibit Baron transcript 2 10 11 excerpts# 4 Proposed Order withdrawal of Martin Thomas)). Document uploaded on 9/28/2012 (Ref-ID: 1347282311437_4879). (Thomas, Martin)
10/01/2012	Hearing held on 9/28/2012. (RE: related document(s)810 Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)) Appearances: R. Urbanik, R. Hunt and J. Howell for Chapter 11 Trustee, D. Sherman; J. Fine for Receiver, P. Vogel; J. McPete for Manila/NetSphere; S. Cochelle for J. Baron. Evidentiary hearing. Disclosure Statement approved, subject to certain exhibits being attached that reflect contrary position of J. Baron and Manilla/NetSphere on certain issues and certain other items discussed on the record being amended. Mr. Urbanik to filed amended documents and upload order. Confirmation hearing scheduled for 11/13/12 at 9:30 am; objections and ballots due 11/5/12; Discovery cutoff 11/9/12; mail out of solicitation materials 10/2/12; parties to submit a discovery plan order on 10/4/12; court tentatively set 10/12/12 @ 9:30 am for a setting on a to-be-filed motion for approval of certain auction procedures . (Baird, Dennis)
10/01/2012	825 (1 pg) Court admitted exhibits date of hearing 09/28/2012 (RE: related document(s)810 Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)) (Baird, Dennis)
10/01/2012	826 Hearing set (RE: related document(s)831 Amended Chapter 11 Plan filed by Debtor Ondova Limited Company)) Confirmation hearing to be held on 11/13/2012 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Baird, Dennis) Modified linkage on 10/4/2012 (Harden, D.).
10/01/2012	827 (28 pgs; 2 docs) Motion for an order approving proposed auction procedures filed by Daniel J. Sherman, Chapter 11 Trustee . (Attachments: # 1 Exhibit A) (Rielly, Bill)
10/01/2012	828 (2 pgs) Notice of hearing <i>Notice of Expedited Hearing</i> filed by Trustee Daniel J. Sherman (RE: related document(s)827 Motion for an order approving proposed auction procedures filed by Daniel J. Sherman, Chapter 11 Trustee. (Attachments: # 1 Exhibit A)). Hearing to be held on 10/12/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 827, (Urbanik, Raymond)
10/01/2012	829 (113 pgs; 3 docs) Amended disclosure statement filed by Trustee Daniel J. Sherman (RE: related document(s)822 Amended disclosure statement filed by Debtor Ondova Limited Company (RE: related document(s)810 Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)). (Attachments: # 1 Exhibit AFirst Amended Plan)). (Attachments: # 1 Exhibit-Second Amended Joint Plan# 2 Exhibit-Liquidating Trust Agreement)(Urbanik, Raymond)
	Proposed order regarding approval of Disclosure Statement (RE: related document(s)829 Amended disclosure statement filed by Trustee Daniel J. Sherman (RE: related document(s)822 Amended disclosure statement filed by Debtor Ondova Limited Company (RE: related document(s)810 Disclosure statement filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A - Plan)). (Attachments: # 1 Exhibit AFirst Amended Plan)). (Attachments: # 1 Exhibit-Second Amended Joint Plan# 2 Exhibit-Liquidating Trust Agreement)). Document uploaded on 10/2/2012 (Ref-ID:

/30/2014 10/02/2012	U.S. Bankruptcy Court - Northern District of Texas 1349182342940_5). (Urbanik, Raymond)
10/02/2012	830 (8 pgs) Order approving disclosure statement and setting hearing on confirmation of plan. Entered on 10/2/2012 (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company). Confirmation hearing to be held on 11/13/2012 at 09:30 AM at Dallas Judge Jernigan Ctrm. Last day to Object to Confirmation 11/5/2012. Ballots due 11/5/2012. (Moroles, D.)
10/03/2012	831 (61 pgs; 2 docs) Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).
10/03/2012	832 (9 pgs; 2 docs) Notice of hearing <i>Notice of Confirmation Hearing</i> filed by Trustee Daniel J. Sherman (RE: related document(s)831 Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)). Confirmation hearing to be held on 11/13/2012 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Attachments: # 1 Service List) (Urbanik, Raymond)
10/03/2012	833 (9 pgs; 3 docs) Certificate of service re: Plan Solicitation Package filed by Trustee Daniel J. Sherman (RE: related document(s)829 Disclosure statement, 830 Order approving disclosure statement, 831 Chapter 11 plan). (Attachments: # 1 Exhibit A-Service List# 2 Exhibit B-Service List) (Urbanik, Raymond)
10/09/2012	834 Request for transcript regarding a hearing held on 9/28/2012. The requested turnaround time is hourly (Baird, Dennis)
10/09/2012	835 (3 pgs) Witness and Exhibit List for October 12, 2012 Hearing at 9:30 a.m. filed by Trustee Daniel J. Sherman (RE: related document(s)814 Amended Application for administrative expenses, 827 Motion by Daniel J. Sherman.). (Howell, Jonathan)
10/09/2012	836 (3 pgs) Notice to take deposition of Jeffrey Baron filed by Attorney Pronske & Patel, P.C (Pronske, Gerrit)
10/09/2012	837 (13 pgs; 2 docs) Trustee's motion for expedited discovery order filed by Daniel J. Sherman . (Attachments: # 1 Exhibit A) (Rielly, Bill)
10/09/2012	838 (3 pgs) Witness and Exhibit List filed by Attorney Pronske & Patel, P.C. (RE: related document(s)814 Amended Application for administrative expenses). (Pronske, Gerrit)
10/09/2012	839 (3 pgs) Motion for expedited hearing(related documents 837 Generic motion) Trustee's Motion for Expedited Discovery Order Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
	Proposed order regarding expedited hearing (RE: related document(s) <u>839</u> Motion for expedited hearing(related documents <u>837</u> Generic motion) <i>Trustee's Motion for</i>

10/09/2012	U.S. Bankruptcy Court - Northern District of Texas Expedited Discovery Order Filed by Trustee Daniel J. Sherman). Document uploaded on 10/9/2012 (Ref-ID: 1349191925330 1918). (Urbanik, Raymond)
10/09/2012	840 (8 pgs) Objection to (related document(s): 817 Notice of hearing filed by Attorney Pronske & Patel, P.C.) for Payment of Fees of Pronske & Patel, P.C. as an Administrative Expense for a Substantial Contribution to the Estate filed by Creditor Jeffrey Baron. (Cochell, Stephen)
10/09/2012	841 (3 pgs) Witness and Exhibit List for Hearing on Pronske & Patel, P.C.'s Amended Application for Fees As an Administratvie Expense for a Substantial Contribution to the Estate filed by Creditor Jeffrey Baron (RE: related document(s)840 Objection). (Cochell, Stephen)
10/09/2012	842 (130 pgs) Transcript regarding Hearing Held 09/28/12 RE: DISCLOSURE STATEMENT (related document: 810 Disclosure statement filed by Trustee Daniel J. Sherman.) THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 017/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Transcripts Plus, Inc., Telephone number 215-862-1115 (CourtTranscripts@aol.com). (RE: related document(s) Hearing held on 9/28/2009. (RE: related document(s))36 Motion for withdrawal of reference. Fee amount \$150, Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court determined it will make a Report and Recommendation to District Court that motion be denied., Hearing held on 9/28/2009. (RE: related document(s)39 Emergency Motion to file document under seal.—Motion to Impound Contents of Statement of Financial Affairs Section 10 Filed by Manila Industries, Inc., Netsphere, Inc.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court determined it will continue hearing to mid-October 2009. Court to issue separate Order Continuing Hearing that will set the date/time., Hearing held on 9/28/2009. (RE: related document(s)83 Motion to withdraw as attorney (Wright Ginsberg Brusilow, P.C.) Filed by Attorney Wright Ginsberg Brusilow, P.C.) Appearances: P. Keiffer for Debtor; D. Sherman, Chapter 11 Trustee; J. MacPete and M. Hayward (telephonically) for Manila and NetSphere; and S. Jones for J. Baron. Nonevidentiary hearing. Court granted motion. Mr. Keiffer to upload order., Status conference held on 9/28/2009. (RE: related document(s)98
	843 (2 pgs) Notice of hearing <i>Notice of Expedited Hearing</i> filed by Trustee Daniel J. Sherman (RE: related document(s)837 Trustee's motion for expedited discovery order

30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/10/2012	filed by Daniel J. Sherman. (Attachments: # 1 Exhibit A)). Hearing to be held on 10/12/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 837, (Urbanik, Raymond)
10/10/2012	844 (2 pgs) Order granting motion for expedited hearing (Related Doc# 839) (document set for hearing: 837 Trustee's motion for expedited discovery order) Entered on 10/10/2012. Hearing to be held on 10/12/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 837, (Rielly, Bill)
10/10/2012	845 (29 pgs; 2 docs) Trustee's Objection to (related document(s): 814 Amended Application for administrative expenses filed by Attorney Pronske & Patel, P.C.) filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A) (Howell, Jonathan)
10/10/2012	846 (10 pgs) Trustee's monthly operating report for filing period 09/01/2012 to 09/30/2012 (Sherman, Daniel)
10/10/2012	847 (89 pgs; 5 docs) Amended Application for administrative expenses Second Amended Application for Payment of Fees and Expenses as an Administrative Expense for a Substantial Contribution to the Estate Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Service List) (Goolsby, Melanie)
10/10/2012	848 (106 pgs; 5 docs) Witness and Exhibit List filed by Attorney Pronske & Patel, P.C. (RE: related document(s)847 Amended Application for administrative expenses Second Amended Application for Payment of Fees and Expenses as an Administrative Expense for a Substantial Contribution to the Estate). (Attachments: # 1 Exhibit PP-4# 2 Exhibit PP-5# 3 Exhibit PP-6# 4 Service List) (Goolsby, Melanie)
10/10/2012	849 (3 pgs) Objection to (related document(s): 836 Notice to take deposition of Jeffrey Baron filed by Attorney Pronske & Patel, P.C. filed by Creditor Jeffrey Baron. (Cochell, Stephen) Modified on 10/12/2012 (Chambers, Deanna).
10/10/2012	850 (4 pgs) Motion for protective order Filed by Creditor Jeffrey Baron (Cochell, Stephen)
10/11/2012	851 (2 pgs) Notice of hearing on Jeffrey Baron's Emergency Motion for Protective Order filed by Creditor Jeffrey Baron (RE: related document(s)850 Motion for protective order Filed by Creditor Jeffrey Baron). Hearing to be held on 10/12/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 850, (Cochell, Stephen)
10/11/2012	852 (5 pgs) Response opposed to (related document(s): 837 Motion by Daniel J. Sherman. filed by Trustee Daniel J. Sherman) filed by Creditor Netsphere, Inc (MacPete, John)
10/11/2012	853 (11 pgs; 3 docs) Response opposed to (related document(s): 837 Motion by Daniel J. Sherman. filed by Trustee Daniel J. Sherman) filed by Creditor Jeffrey Baron. (Attachments: # 1 Exhibit Baron's Proposed Expedited Discovery Schedule# 2 Exhibit Baron's First Set of Interrogatories to Trustee) (Cochell, Stephen)

	U.S. Bankruptcy Court - Northern District of Texas
10/12/2012	854 Request for transcript regarding a hearing held on 10/12/2012. The requested turn around time is daily (Harden, D.)
10/12/2012	Hearing held on 10/12/2012. (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Court heard reports from counsel regarding nature of remaining issues and continued matter to 11/13/12 at 9:30 am. Deposition of Baron and Pronske (if either seek to take regarding this matter) shall take place between 11/9/12 and 11/13/12, unless otherwise mutually agreed between Baron and Pronske. (Harden, D.) (Entered: 10/16/2012)
10/12/2012	Hearing held on 10/12/2012. (RE: related document(s)827 Motion for an order approving proposed auction procedures filed by Daniel J. Sherman, Chapter 11 Trustee . (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Nonevidentary hearing. Court heard argument of counsel and ultimately approved procedures (court expects fulsome marketing effort, including some marketing effort at ICAAN conference mentioned). Counsel to upload order. (Harden, D.) (Entered: 10/16/2012)
10/12/2012	Hearing held on 10/12/2012. (RE: related document(s)837 Trustee's motion for expedited discovery order filed by Daniel J. Sherman. (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochel for J. Baron. Court heard reports from counsel regarding nature of remaining issues. Court made various rulings on scope of discovery, timing, and details concerning disclosures. Among other things, document production is required by 10/19/12; J. Baron deposition occurs 10/23/12 with various other depositions to follow; domain names only reviewable in hard copy form and if one signs confidentiality agreement and/or protective order. Mr. Hunt to upload discovery order (with form of protective order attached) by end of day 10/17/12. (Harden, D.) (Entered: 10/16/2012)
10/12/2012	Hearing held on 10/12/2012. (RE: related document(s)850 Motion for protective order Filed by Creditor Jeffrey Baron) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Nonevidentiary hearing. Motion granted. Deposition of Baron and Pronske (if either seek to take regarding this matter) shall take place between 11/9/12 and 11/13 /12, unless otherwise mutually agreed between Baron and Pronske. (Harden, D.) (Entered: 10/16/2012)
	855 Hearing continued (RE: related document(s)814 Amended Application for
10/12/2012	administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Hearing to be held on 11/13/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 814, (Harden, D.) (Entered: 10/16/2012)

APPLICATION FOR ADMINISTRATIVE EXPENSES (DOC #814); MOTION FOR AN ORDER APPROVING PROPOSED AUCTION PROCEDURES (DOC #827); TRUSTEE'S MOTION FOR EXPEDITED DISCOVERY ORDER (DOC #837): AND MOTION FOR PROTECTIVE ORDER (DOC #850). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 01/14/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eScribers, Telephone number 973-406-2250. (RE: related document(s) Hearing held on 10/12/2012. (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Court heard reports from counsel regarding nature of remaining issues and continued matter to 11/13/12 at 9:30 am. Deposition of Baron and Pronske (if either seek to take regarding this matter) shall take place between 11/9/12 and 11/13/12, unless otherwise mutually agreed between Baron and Pronske., Hearing held on 10/12/2012. (RE: related document(s)827 Motion for an order approving proposed auction procedures filed by Daniel J. Sherman, Chapter 11 Trustee. (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Nonevidentary hearing. Court heard argument of counsel and ultimately approved procedures (court expects fulsome marketing effort, including some marketing effort at ICAAN conference mentioned). Counsel to upload order., Hearing held on 10/12/2012. (RE: related document(s)837 Trustee's motion for expedited discovery order filed by Daniel J. Sherman. (Attachments: # 1 Exhibit A)) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Court heard reports from counsel regarding nature of remaining issues. Court made various rulings on scope of discovery, timing, and details concerning disclosures. Among other things, document production is required by 10/19/12; J. Baron deposition occurs 10/23/12 with various other depositions to follow; domain names only reviewable in hard copy form and if one signs confidentiality agreement and/or protective order. Mr. Hunt to upload discovery order (with form of protective order attached) by end of day 10/17/12., Hearing held on 10/12/2012. (RE: related document(s)850 Motion for protective order Filed by Creditor Jeffrey Baron) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Nonevidentiary hearing. Motion granted. Deposition of Baron and Pronske (if either seek to take regarding this matter) shall take place between 11/9/12 and 11/13 /12, unless otherwise mutually agreed between Baron and Pronske.). Transcript to be made available to the public on 01/14/2013. (Kurtzer, Benjamin)

10/16/2012

857 (7 pgs; 2 docs) Notice of hearing(*Reset*) filed by Attorney Pronske & Patel, P.C. (RE: related document(s)847 Amended Application for administrative expenses *Second Amended Application for Payment of Fees and Expenses as an Administrative Expense for a Substantial Contribution to the Estate* Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Service List)). Hearing to be held on 11/13/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 847, (Attachments: # 1 Service List) (Pronske, Gerrit)

10/16/2012

0/30/2014	U.S. Bankrupicy Court - Normern District of Texas
10/16/2012	Proposed order regarding expedited discovery schedule (RE: related document(s)837 Trustee's motion for expedited discovery order filed by Daniel J. Sherman. (Attachments: # 1 Exhibit A)). Document uploaded on 10/16/2012 (Ref-ID: 1349191925330_4052). (Urbanik, Raymond)
10/17/2012	858 (8 pgs) Expedited Discovery Scheduling Order (related document # 837 Trustee's motion for expedited discovery order). Entered on 10/17/2012. (Moroles, D.) MODIFIED text to correct typo on 10/24/2012 (Moroles, D.).
10/18/2012	859 (2 pgs) Order Granting Motion of Martin Thomas to withdraw as counsel for Creditor Jeffrey Baron (related document # 821) Entered on 10/18/2012. (Moroles, D.)
10/18/2012	860 (93 pgs; 3 docs) Motion for protective order and Discovery Control Order Filed by Interested Party Peter S. Vogel (Attachments: # 1 Exhibit Exhibits A-D# 2 Exhibit Exhibits E-F) (Fine, Jeffrey)
10/19/2012	861 (5 pgs) Notice of District Court's Entry of Order filed by Interested Party Peter S. Vogel (RE: related document(s)860 Motion for protective order and Discovery Control Order Filed by Interested Party Peter S. Vogel (Attachments: # 1 Exhibit Exhibits A-D# 2 Exhibit Exhibits E-F)). (Fine, Jeffrey)
10/19/2012	862 (2 pgs) Order regarding the receiver's emergency motion for protective order and discovery control order (related document # 860) Entered on 10/19/2012. (Moroles, D.)
10/19/2012	863 (186 pgs; 13 docs) Notice Notice of Trustee's Second Motion for Reimbursement of Fees and Expenses from the Receivership Estate filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A-1# 2 Exhibit A-2# 3 Exhibit A-3# 4 Exhibit A-4# 5 Exhibit A-5# 6 Exhibit A-6# 7 Exhibit A-7# 8 Exhibit A-8# 9 Exhibit A-9# 10 Exhibit A-10# 11 Exhibit A-11# 12 Exhibit A-12) (Howell, Jonathan)
10/19/2012	864 (4 pgs) Notice <i>Regarding Deposition of Jeffrey Baron</i> filed by Interested Party Peter S. Vogel (RE: related document(s)858 Expedited Discovery Schduling Order (related document #837 Trustee's motion for expedited discovery order). Entered on 10/17/2012.). (Fine, Jeffrey)
10/20/2012	865 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)859 Order Granting Motion of Martin Thomas to withdraw as counsel for Creditor Jeffrey Baron) No. of Notices: 2. Notice Date 10/20/2012. (Admin.)
10/22/2012	866 (2 pgs) Witness List filed by Creditor Jeffrey Baron (RE: related document(s)831 Chapter 11 plan). (Cochell, Stephen)
10/22/2012	867 (2 pgs) Emergency Motion to file document under seal. Filed by Creditor Jeffrey Baron (Cochell, Stephen)
	Proposed order regarding Submission of Medical Information for In Camera Review (RE: related document(s) <u>867</u> Emergency Motion to file document under seal. Filed by Creditor Jeffrey Baron). Document uploaded on 10/23/2012 (Ref-ID:

10/23/2012	U.S. Bankruptcy Court - Northern District of Texas 1349191925330_5424). (Cochell, Stephen)
10/23/2012	868 (55 pgs; 4 docs) Application to employ Genovese Joblove & Battista, P.A. as Special Counsel Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit APart 1# 2 Exhibit APart 2# 3 Exhibit B) (Howell, Jonathan)
10/23/2012	869 (8 pgs) Amended Witness List filed by Creditor Jeffrey Baron (RE: related document(s)866 List (witness/exhibit/generic)). (Cochell, Stephen)
10/23/2012	870 (101 pgs; 3 docs) Notice of Order Entered by United States District Court for the Southern District of Florida filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A# 2 Exhibit B) (Urbanik, Raymond)
10/23/2012	Proposed order regarding Agreed Supplemental Protective Order (RE: related document(s)858 Expedited Discovery Schduling Order (related document837 Trustee's motion for expedited discovery order filed by Daniel J. Sherman. (Attachments: # 1 Exhibit A)). Document uploaded on 10/23/2012 (Ref-ID: 1349191925330_5523). (Fine, Jeffrey)
10/23/2012	871 (21 pgs; 3 docs) Motion to compel re: discovery Leave to Serve Interrogatories Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit First Set of Interrogatories to Peter Vogel, Receiver# 2 Exhibit First Set of Interrogatories to Daniel Sherman, Trustee) (Cochell, Stephen)
10/23/2012	872 (8 pgs) Amended Witness List filed by Creditor Jeffrey Baron (RE: related document(s)866 List (witness/exhibit/generic), 869 List (witness/exhibit/generic)). (Cochell, Stephen)
10/24/2012	873 (8 pgs) Agreed Supplemental Protective Order (RE: related document(s)858 Expedited Discovery Scheduling Order (related document 837 Trustee's motion for expedited discovery order). Entered on 10/24/2012 (Moroles, D.)
10/25/2012	874 (10 pgs) Response opposed to (related document(s): 871 Motion to compel re: discovery Leave to Serve Interrogatories filed by Creditor Jeffrey Baron) filed by Interested Party Peter S. Vogel. (Fine, Jeffrey)
10/25/2012	875 (8 pgs; 2 docs) Response opposed to (related document(s): 867 Emergency Motion to file document under seal. filed by Creditor Jeffrey Baron) filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit 1 and 2) (Urbanik, Raymond)
10/25/2012	876 (5 pgs) Trustee's Response opposed to (related document(s): 871 Motion to compel re: discovery Leave to Serve Interrogatories filed by Creditor Jeffrey Baron) filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
	Proposed order regarding Trustee's Motion for Order Approving Proposed Auction Procedures (RE: related document(s)827 Motion for an order approving proposed auction procedures filed by Daniel J. Sherman, Chapter 11 Trustee. (Attachments: # 1 Exhibit A)). Document uploaded on 10/26/2012 (Ref-ID: 1349191925330_6375).

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
10/26/2012	(Urbanik, Raymond)
10/26/2012	877 (3 pgs) Order Denying Jeffrey Baron's Emergency Motion Seeking Leave to File Interrogatories on Trustee and Receiver (related document # 871) Entered on 10/26/2012. (Moroles, D.)
10/26/2012	878 (3 pgs) Order granting trustee's motion for an order approving proposed auction procedures. Ordered that a hearing on the results of the auction shall take place at the time of the Confirmation Hearing on the Joint Plan, which is to be held on 11/13/2012 at 09:30 AM., further conditions per order (related document # 827). Entered on 10/26/2012. (Moroles, D.)
10/26/2012	879 (10 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)873 Agreed Supplemental Protective Order) No. of Notices: 1. Notice Date 10/26/2012. (Admin.)
10/28/2012	880 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)877 Order Denying Jeffrey Baron's Emergency Motion Seeking Leave to File Interrogatories on Trustee and Receiver) No. of Notices: 3. Notice Date 10/28/2012. (Admin.)
10/29/2012	881 (2 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)868 Application to employ Genovese Joblove & Battista, P.A. as Special Counsel Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit APart 1# 2 Exhibit APart 2# 3 Exhibit B)). Hearing to be held on 12/5/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 868, (Howell, Jonathan)
10/30/2012	Proposed order regarding Agreed Order Extending Expert Designation Deadline (RE: related document(s) <u>837</u> Trustee's motion for expedited discovery order filed by Daniel J. Sherman. (Attachments: # 1 Exhibit A)). Document uploaded on 10/30/2012 (Ref-ID: 1349191925330_7172). (Fine, Jeffrey)
10/30/2012	882 (4 pgs) Order Regarding Emergency Motion to Seal Jeffrey Baron's Submission of Medical Note and Explanatory Note for In Camera Review. Ordered that the Medical Documentation shall be SEALED further conditions per order (related document #867). Entered on 10/30/2012. (Moroles, D.)
11/01/2012	883 (2 pgs) Agreed order extending expert designation deadline until 11/3/2012 Entered on 11/1/2012 (RE: related document(s)858 Expedited Discovery Scheduling Order). (Rielly, Bill)
11/01/2012	884 (128 pgs; 7 docs) Application for compensation <i>Ninth Interim Application for Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2012 to 9/30/2012, Fee: \$399615.50, Expenses: \$12350.55. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C-1# 4 Exhibit C-2# 5 Exhibits D through H# 6 Service List) (Urbanik, Raymond) Modified to match pleading on 11/2/2012 (Bibbs, P.).

30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/01/2012	885 (4 pgs; 2 docs) Notice of hearing filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)884 Application for compensation <i>Ninth Interim Application for Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2012 to 9/30/2012, Fee: \$399615.50, Expenses: \$12350.55. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. Objections due by 11/26/2012. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C-1# 4 Exhibit C-2# 5 Exhibits D through H# 6 Service List)). Hearing to be held on 11/26/2012 at 01:30 PM Dallas Judge Jernigan Ctrm for 884, (Attachments: # 1 Service List) (Urbanik, Raymond)
11/01/2012	886 (6 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)882 Order Regarding Emergency Motion to Seal Jeffrey Baron's Submission of Medical Note and Explanatory Note for In Camera Review. Ordered that the Medical Documentation shall be SEALED further conditions per order) No. of Notices: 4. Notice Date 11/01/2012. (Admin.)
11/02/2012	887 (12 pgs) List <i>Receiver</i> , <i>Peter S. Vogel's Designation of Experts</i> filed by Interested Party Peter S. Vogel (RE: related document(s)837 Motion by Daniel J. Sherman.). (Fine, Jeffrey)
11/02/2012	894 (69 pgs; 3 docs) Application for administrative expenses Filed by Creditor Textura Corporation (Attachments: # 1 Exhibit A# 2 Exhibit B) Addendum applies for allowance of a payment of administrative claim (Rielly, Bill) (Entered: 11/05/2012)
11/03/2012	888 (19 pgs; 3 docs) Witness List filed by Creditor Jeffrey Baron (RE: related document(s)831 Chapter 11 plan). (Attachments: # 1 Exhibit A-Resume of Jay Finnan# 2 Exhibit D-Resume of Theis Lindenthal) (Cochell, Stephen)
11/05/2012	889 (7 pgs; 2 docs) Motion for Amended Order Approving Proposed Auction Procedures filed by Daniel J. Sherman . (RE: related document(s)827 Motion for an order approving proposed auction procedures filed by Daniel J. Sherman, Chapter 11 Trustee . (Attachments: # 1 Exhibit A), 878 Order granting trustee's motion for an order approving proposed auction procedures. Ordered that a hearing on the results of the auction shall take place at the time of the Confirmation Hearing on the Joint Plan, which is to be held on 11/13/2012 at 09:30 AM., further conditions per order (related document # 827). Entered on 10/26/2012.) (Attachments: # 1 Exhibit A) (Tello, Chris)
11/05/2012	Proposed order regarding Motion for Amended Order (RE: related document(s)889 Motion for Amended Order Approving Proposed Auction Procedures filed by Daniel J. Sherman. (RE: related document(s)827 Motion for an order approving proposed auction procedures filed by Daniel J. Sherman, Chapter 11 Trustee. (Attachments: # 1 Exhibit A), 878 Order granting trustee's motion for an order approving proposed auction procedures. Ordered that a hearing on the results of the auction shall take place at the time of the Confirmation Hearing on the Joint Plan, which is to be held on 11/13/2012 at 09:30 AM., further conditions per order (related document # 827). Entered on 10/26/2012.) (Attachments: # 1 Exhibit A)). Document uploaded on 11/5/2012 (Ref-ID: 1349191925330_8736). (Urbanik, Raymond)
	890 (9 pgs) Objection to confirmation of plan (RE: related document(s)831 Chapter

5/30/2014 11/05/2012	U.S. Bankruptcy Court - Northern District of Texas 11 plan) filed by Creditor Netsphere, Inc (MacPete, John)
11/05/2012	891 (5 pgs) Objection to confirmation of plan <i>Limited Objection to Confirmation of the Second Amended Plan</i> (RE: related document(s)831 Chapter 11 plan) filed by Attorney Pronske & Patel, P.C (Pronske, Gerrit)
11/05/2012	892 (3 pgs) Notice of Appearance and Request for Notice by Meagan Martin filed by Creditor Comerica Incorporated. (Martin, Meagan)
11/05/2012	893 (8 pgs; 3 docs) Objection to confirmation of plan (RE: related document(s)831 Chapter 11 plan) filed by Creditor Comerica Incorporated. (Attachments: # 1 Exhibit 1# 2 Exhibit 2) (Martin, Meagan)
11/05/2012	895 FILED UNDER SEAL: Motion Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit Baron Declaration# 2 Exhibit Finnan# 3 Exhibit Nelson Declaration) (Cochell, Stephen) Modified on 11/6/2012 (Mathews, M.). Modified text on 11/6/2012 (Mathews, M.).
11/06/2012	896 (8 pgs) Notice of appeal . Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)878 Order (generic)). Appellant Designation due by 11/20/2012. (Cochell, Stephen)
11/06/2012	897 (6 pgs; 2 docs) Motion to stay pending appeal (related documents 878 Order (generic)) Filed by Creditor Jeffrey Baron (Attachments: # 1 Proposed Order) (Cochell, Stephen)
11/06/2012	898 (1 pg) Order Setting Expedited Hearing on Jeffrey Baron's Emergency Motion for Stay Pending Appeal. Entered on 11/6/2012 (RE: related document(s)897 Motion to stay pending appeal filed by Creditor Jeffrey Baron). Emergency Hearing to be held on 11/6/2012 at 05:00 PM Dallas Judge Jernigan Ctrm for 897, (Moroles, D.)
11/06/2012	899 (11 pgs) Objection to confirmation of plan <i>Provisional Objection to Confirmation</i> of the Second Amended Joint Plan of Liquidation for Debtor's Estate Under Chapter 11 of the United States Bankruptcy Code (RE: related document(s)831 Chapter 11 plan) filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP. (Sutherland, J.)
11/06/2012	901 (2 pgs) Order granting motion for amended order approving proposed auction procedures(related document # 889) Entered on 11/6/2012. The deadline to become qualified as potential bidder for the assets being sold under the joint plan is 11/6/2012. Further ordered that in the receiver's discretion, any party that seeks to become a qualified bidder may do so up to 5:00pm central time on 11/8/2012. (Rielly, Bill)
11/07/2012	903 (13 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)896 Notice of appeal . (RE: related document(s)878 Order (generic)). (Attachments: # 1 Service List) (Whitaker, Sheniqua)
	904 (3 pgs; 2 docs) Transmittal of record on appeal to U.S. District Court . Deficient record on appeal: UNPAID FILING FEE. ,Transmitted: 2 each of Volume 1, Mini

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/07/2012	Record (RE: related document(s) <u>896</u> Notice of appeal . Fee (RE: related document(s) <u>878</u> Order (generic)). (Whitaker, Sheniqua)
11/07/2012	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 16314686, amount \$ 298.00. (U.S. Treasury)
11/07/2012	913 (3 pgs) Notice of docketing record on appeal. Civil Action Number: 3:12-CV-4489-L (RE: related document(s)896 Notice of appeal. (RE: related document(s)878 Order (generic)).(Whitaker, Sheniqua) Modified to add appellate case number for SARD on 12/6/2012 (Sauer, K.). (Entered: 11/09/2012)
11/08/2012	906 (5 pgs) Witness and Exhibit List filed by Attorney Pronske & Patel, P.C. (RE: related document(s)831 Chapter 11 plan). (Goolsby, Melanie)
11/08/2012	Proposed order regarding denial of Jeffrey Baron's Emergency Motion for Stay Pending Appeal (RE: related document(s)897 Motion to stay pending appeal (related documents 878 Order (generic)) Filed by Creditor Jeffrey Baron (Attachments: # 1 Proposed Order)). Document uploaded on 11/8/2012 (Ref-ID: 1349191925330_9645). (Urbanik, Raymond)
11/08/2012	907 (4 pgs) Witness and Exhibit List for Joint Plan of Liquidation Proposed by Chapter 11 Trustee and Receiver filed by Trustee Daniel J. Sherman (RE: related document(s)831 Chapter 11 plan). (Urbanik, Raymond)
11/08/2012	908 (3 pgs) Witness and Exhibit List filed by Interested Party Peter S. Vogel (RE: related document(s)823 Chapter 11 plan, 831 Chapter 11 plan). (Fine, Jeffrey)
11/08/2012	909 (1 pg) Notice Of Change In Auction Location to US Trustee Office, Room 976, 1100 Commerce St, Dallas, Texas filed by Interested Party Peter S. Vogel (RE: related document(s)878 Order granting trustee's motion for an order approving proposed auction procedures. Ordered that a hearing on the results of the auction shall take place at the time of the Confirmation Hearing on the Joint Plan, which is to be held on 11/13/2012 at 09:30 AM., further conditions per order (related document #827). Entered on 10/26/2012., 901 Order granting motion for amended order approving proposed auction procedures(related document #889) Entered on 11/6/2012. The deadline to become qualified as potential bidder for the assets being sold under the joint plan is 11/6/2012. Further ordered that in the receiver's discretion, any party that seeks to become a qualified bidder may do so up to 5:00pm central time on 11/8/2012.). (Fine, Jeffrey)
11/08/2012	910 (14 pgs; 3 docs) Amended Witness and Exhibit List filed by Interested Party Jeffrey Baron, Creditor Jeffrey Baron (RE: related document(s)866 List (witness/exhibit/generic), 869 List (witness/exhibit/generic), 872 List (witness/exhibit/generic), 888 List (witness/exhibit/generic)). (Attachments: # 1 Appendix # 2 Exhibit Jeffrey Baron's Exhibit List) (Cochell, Stephen)
	912 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)901 Order granting motion for amended order approving proposed auction procedures) No.

/30/2014 11/08/2012	U.S. Bankruptcy Court - Northern District of Texas of Notices: 1. Notice Date 11/08/2012. (Admin.) (Entered: 11/09/2012)
11/09/2012	911 (4 pgs) Witness and Exhibit List filed by Creditor Netsphere, Inc. (RE: related document(s)831 Chapter 11 plan). (MacPete, John)
11/09/2012	914 (20 pgs) Notice of Related Cases and Case Development filed by Interested Party Peter S. Vogel (RE: related document(s)897 Motion to stay pending appeal (related documents 878 Order (generic)) Filed by Creditor Jeffrey Baron (Attachments: # 1 Proposed Order)). (Fine, Jeffrey)
11/09/2012	915 (10 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)903 Certificate of mailing regarding appeal) No. of Notices: 1. Notice Date 11/09/2012. (Admin.)
11/09/2012	942 (2 pgs) DISTRICT COURT Order Entered on 11/9/2012 (RE: related document(s)896 Notice of appeal filed by Creditor Jeffrey Baron). Civil Case No. 3:12-CV-4489-L. ORDER granting 3 Emergency MOTION to Stay Pending Appeal and temporarily stays the sale of the property at issue until it has the opportunity to receive and review additional briefing from the parties and conduct a hearing on the matter, if necessary. Accordingly, the court stays the sale of the property scheduled to take place today, and Trustee Daniel J. Sherman shall not proceed with the sale of the property until further order of this court. (Ordered by Judge Sam A Lindsay on 11/9/2012) (Whitaker, Sheniqua) (Entered: 11/21/2012)
11/12/2012	916 SEALED Jeffrey Baron's Motion to Show Cause Why the Receiver and Dykema Gosset Should Not Be Held In Contempt and Sanctioned for Violation of Expedited Discovery Scheduling Order per court order filed by Creditor Jeffrey Baron (RE: related document(s)882 Order on motion to seal). (Attachments: # 1 Exhibit Declaration of Counsel Regarding Motion for Issuance of Show Cause Order to Receiver and Dykema Gosset# 2 Exhibit B, Email Regarding Non-Production of Documents# 3 Exhibit C, Email Regarding Non-Production of Documents# 4 Exhibit D, Transcript of Deposition of Matthew Morris# 5 Exhibit E, List of NDA's & Summary Chart# 6 Exhibit F, Email Between Damon Nelson & Yoni B# 7 Exhibit G, Email Between D. Nelson and M. Garguilo Regarding Appraisal of Portfolio# 8 Exhibit H, Email to Counsel Regarding Possession & Control of Documents under FRCP# 9 Exhibit I, Email to Counsel Regarding Non-Production of Documents# 10 Exhibit J, Email to Counsel Regarding Non-Production of Documents# 11 Exhibit K, Email to Counsel Regarding Non-Production of Documents# 12 Exhibit L, Excerpt, Asset Purchase Agreement# 13 Exhibit M, Email Between D. Nelson & J. Uddeme Regarding Sale of Portfolio# 14 Exhibit N, Email Between D. Nelson & J. Uddeme Regarding Sale of Portfolio# 15 Proposed Order Setting Hearing on Jeffrey Baron's Motion to Show Cause and for Sanctions) (Cochell, Stephen)
	917 SEALED Jeffrey Baron's Motion to Show Cause Why the Receiver and Dykema Gosset Should Not Be Held In Contempt and Sanctioned for Violation of Expedited Discovery Scheduling Order per court order filed by Creditor Jeffrey Baron (RE: related document(s)882 Order on motion to seal). (Attachments: # 1 Exhibit A, Declaration of Counsel Regarding Show Cause Motion# 2 Exhibit B, Email

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/12/2012	Regarding Non-Production of Documents# 3 Exhibit C, Email Regarding Non-Production of Documents# 4 Exhibit D, Transcript of Deposition of Matthew Morris# 5 Exhibit E, List of NDA's & Summary Chart# 6 Exhibit F, Email Between Damon Nelson & Yoni B# 7 Exhibit G, Email Between D. Nelson and M. Garguilo Regarding Appraisal of Portfolio# 8 Exhibit H, Email to Counsel Regarding Possession & Control of Documents under FRCP# 9 Exhibit I, Email to Counsel Regarding Non-Production of Documents# 10 Exhibit J, Email to Counsel Regarding Non-Production of Documents# 11 Exhibit K, Email to Counsel Regarding Non-Production of Documents# 12 Exhibit L, Excerpt, Asset Purchase Agreement# 13 Exhibit M, Email Between D. Nelson & J. Uddeme Regarding Sale of Portfolio# 14 Exhibit N, Email Between D. Nelson & J. Uddeme Regarding Sale of Portfolio# 15 Proposed Order Setting Hearing on Jeffrey Baron's Motion to Show Cause and for Sanctions) (Cochell, Stephen)
11/12/2012	918 SEALED document regarding: Jeffrey Baron's Notice of Correction and Exhibit per court order filed by Creditor Jeffrey Baron (RE: related document(s)882 Order on motion to seal). (Attachments: # 1 Exhibit A, Index of Receiver Discovery) (Cochell, Stephen)
11/12/2012	919 (9 pgs; 2 docs) Notice <i>of Filing Ballot Tally</i> filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit ABallot Tally) (Urbanik, Raymond)
11/12/2012	920 (209 pgs; 6 docs) Motion for contempt against Jeffrey Baron regarding Notice of Deposition Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E) (Pronske, Gerrit)
11/12/2012	921 (3 pgs) Motion for expedited hearing(related documents 920 Motion for Contempt) Filed by Attorney Pronske & Patel, P.C. (Pronske, Gerrit)
11/12/2012	Proposed order regarding Motion for Emergency Hearing (RE: related document(s)921 Motion for expedited hearing(related documents 920 Motion for Contempt) Filed by Attorney Pronske & Patel, P.C.). Document uploaded on 11/12/2012 (Ref-ID: 1349191925330_10230). (Pronske, Gerrit)
11/12/2012	922 (9 pgs) Certificate of service re: Second Amended Plan of Liquidation and Second Amended Disclosure Statement <i>Supplemental Certificate of Service</i> filed by Trustee Daniel J. Sherman (RE: related document(s)829 Disclosure statement, 831 Chapter 11 plan). (Urbanik, Raymond)
11/12/2012	923 (16 pgs) Certificate of service re: Order Approving Disclosure Statement, Setting Confirmation Deadlines and Hearing, Establishing Voting and Objection Deadlines, and Approving Balloting, Solicitation, Notice and Voting Procedures Second Supplemental Certificate of Service filed by Trustee Daniel J. Sherman (RE: related document(s)830 Order approving disclosure statement). (Urbanik, Raymond)
	924 (48 pgs) Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company., 831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.).

11/12/2012	U.S. Bankruptcy Court - Northern District of Texas (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).). (Ong, Jay)
11/12/2012	925 (50 pgs; 2 docs) Trustee's Notice <i>of Filing of Blackline of Third Amended Plan</i> filed by Trustee Daniel J. Sherman (RE: related document(s)924 Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company., 831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).).). (Attachments: # 1 Exhibit Blackline Comparison of Third Amended Plan) (Ong, Jay)
11/12/2012	926 (11 pgs; 4 docs) Amended Witness List <i>Designation of Experts</i> filed by Interested Party Peter S. Vogel (RE: related document(s)887 List (witness/exhibit/generic)). (Attachments: # 1 Exhibit Matthew Morris Curriculum Vitae# 2 Exhibit Peter S. Vogel Curriculum Vitae# 3 Exhibit Peter S. Vogel Past Expert Testimony) (Fine, Jeffrey)
11/12/2012	927 (26 pgs) Brief in support filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan, 831 Chapter 11 plan, 890 Objection to confirmation of plan, 924 Chapter 11 plan). (Ong, Jay)
11/12/2012	928 (5 pgs) Amended Witness and Exhibit List filed by Interested Party Peter S. Vogel (RE: related document(s)908 List (witness/exhibit/generic)). (Fine, Jeffrey)
11/12/2012	929 SEALED Jeffrey Baron's Emergency Motion For Continuance Or, In The Alternative To Exclude Testimony And Evidence per court order filed by Creditor Jeffrey Baron (RE: related document(s)882 Order on motion to seal). (Attachments: # 1 Exhibit Receiver Discovery Index# 2 Exhibit Declaration of Counsel Regarding Emergency Motion# 3 Exhibit Exhibit B, Email Regarding Non-Production of Documents# 4 Exhibit Exhibit C, Email Regarding Non-Production of Documents# 5 Exhibit Exhibit D, Transcript of Deposition of Matthew Morris# 6 Exhibit Exhibit E, List of NDA's & Summary Chart# 7 Exhibit Exhibit F, Email Between Damon Nelson & Yoni B# 8 Exhibit Exhibit G, Email Between D. Nelson and M. Garguilo Regarding Appraisal of Portfolio# 9 Exhibit Exhibit H, Email to Counsel Regarding Possession & Control of Documents under FRCP# 10 Exhibit Exhibit I, Email to Counsel Regarding Non-Production of Documents# 11 Exhibit Exhibit J, Email to Counsel Regarding Non-Production of Documents# 12 Exhibit Exhibit K, Email to Counsel Regarding Non-Production of Documents# 13 Exhibit Exhibit L, Excerpt, Asset Purchase Agreement# 14 Exhibit Exhibit M, Email Between D. Nelson & J. Uddeme Regarding Sale of Portfolio# 15 Exhibit Exhibit N, Email Between D. Nelson & J. Uddeme Regarding Sale of Portfolio# 16 Proposed Order Order on Motion for Continuance) (Cochell, Stephen) (Entered: 11/13/2012)
	943 (3 pgs) DISTRICT COURT Order Entered on 11/13/2012. Civil Case No. 3:12-CV-4489-L(RE: related document(s)896 Notice of appeal filed by Creditor Jeffrey Baron). ORDER: The court vacates its 11/9/2012 order, and denies 8 Jeffrey Baron's Motion to Clarify Order Granting Stay Pending Appeal and Response to Receiver's

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/13/2012	Notice of Related Cases and Case Developments. This case is reassigned to Judge Royal Furgeson for all further proceedings. Judge Sam A Lindsay no longer assigned to case. (Ordered by Judge Sam A Lindsay on 11/13/2012) (Whitaker, Sheniqua) (Entered: 11/21/2012)
11/13/2012	Confirmation hearing held on 11/13/2012. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).) Appearances: R. Urbanik and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm. Evidentiary hearing. Court adjourned to resume on 11/14/12. (Harden, D.) (Entered: 11/28/2012)
11/13/2012	Hearing held on 11/13/2012. (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Appearances: R. Urbanik and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm. Evidentiary hearing. Court continued matter to 11/16/12. (Harden, D.) (Entered: 11/28/2012)
11/13/2012	Hearing held on 11/13/2012. (RE: related document(s)847 Amended Application for administrative expenses Second Amended Application for Payment of Fees and Expenses as an Administrative Expense for a Substantial Contribution to the Estate Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Service List)) Appearances: R. Urbanik and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm. Evidentiary hearing. Court continued matter to 11/16/12. (Harden, D.) (Entered: 11/28/2012)
11/14/2012	930 (8 pgs; 2 docs) Amended Witness and Exhibit List filed by Attorney Pronske & Patel, P.C. (RE: related document(s)906 List (witness/exhibit/generic)). (Attachments: # 1 Exhibit PP-9) (Goolsby, Melanie)
11/14/2012	Confirmation hearing held on 11/14/2012. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) Appearances: R. Urbanik for Chapter 11 Trustee, D. Sherman; C. Kratovil for Receiver P. Vogel; S. Cochell for J. Baron; J. MacPete for Manilla/NetSphere. Evidentiary hearing. Court continued matter to 11/16/12. (Harden, D.) (Entered: 11/28/2012)

30/2014	
11/15/2012	931 (10 pgs) Trustee's monthly operating report for filing period 10/01/2012 to 10/31/2012 (Sherman, Daniel)
11/15/2012	932 Request for transcript regarding a hearing held on 11/14/2012 (PARTIAL TRANSCRIPT OF TESTIMONY). The requested turn-around time is hourly (Harden, D.) Modified text on 11/15/2012 (Harden, D.).
11/15/2012	Proposed order regarding Motion for Contempt (RE: related document(s) <u>920</u> Motion for contempt against Jeffrey Baron regarding Notice of Deposition Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E)). Document uploaded on 11/15/2012 (Ref-ID: 1349191925330_11633). (Goolsby, Melanie)
11/16/2012	933 (92 pgs) Transcript regarding Hearing Held 11/14/2012 RE: Confirmation Hearing (Excerpt: Daniel Sherman Testimony - 92 pages). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/14/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) 826 Hearing set (RE: related document(s)831 Amended Chapter 11 Plan filed by Debtor Ondova Limited Company)) Confirmation hearing to be held on 11/13/2012 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Baird, Dennis) Modified linkage on 10/4/2012 (Harden, D.).). Transcript to be made available to the public on 02/14/2013. (Rehling, Kathy)
11/16/2012	Hearing held on 11/16/2012. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).) Appearances: R. Urbanek and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; J. MacPete for Manilla/NetSphere; L. Lambert for US Trustee; M. Martin for Comerica; G. Pronske for himself and his law firm; D. Ferguson for himself and his law firm. Evidentiary hearing. Court continued matter to 11/19/12. (Baird, Dennis) (Entered: 11/28/2012)
11/19/2012	934 SEALED Jeffrey Baron's Motion to Compel Discovery and Continuance Or, In the Alternative, For Exclusion of Evidence per court order filed by Creditor Jeffrey Baron (RE: related document(s)882 Order on motion to seal). (Attachments: # 1 Exhibit A, Declaration of Counsel# 2 Exhibit B, 4-21-11 Declaration of Damon Nelson# 3 Exhibit C, 4-25-12 Declaration of Damon Nelson# 4 Exhibit D, 4-27-12 Declaration of Damon Nelson) (Cochell, Stephen)
11/19/2012	935 (2 pgs) Motion to continue hearing on (related documents 884 Application for compensation) Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Urbanik, Raymond)

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/19/2012	Proposed order regarding Motion to Continue Hearing (RE: related document(s)935 Motion to continue hearing on (related documents 884 Application for compensation) Filed by Attorney Munsch Hardt Kopf & Harr, P.C.). Document uploaded on 11/19/2012 (Ref-ID: 1353106972701_182). (Urbanik, Raymond)
11/19/2012	Hearing held on 11/19/2012. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).) Appearances: R. Urbanek and J. Ong for Chapter 11 Trustee; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; E. Schmidt for US Trustee; J. MacPete for Manilla/NetSphere; S. Lieberman for winning bidder Trans Limited (telephonically, for portions of hearing). Evidentiary hearing. Court adjourned and announced that a bench ruling would be read on 11/20/12 at 3:00 pm. (Baird, Dennis) (Entered: 11/28/2012)
11/20/2012	936 Request for transcript regarding a hearing held on 11/19/2012. The requested turnaround time is hourly (Baird, Dennis)
11/20/2012	937 (4 pgs; 2 docs) Motion for leave <i>and Clarification</i> Filed by Creditor Jeffrey Baron Objections due by 12/14/2012. (Attachments: # 1 Proposed Order on Jeffrey Baron's Motion to Clarify) (Cochell, Stephen)
11/20/2012	938 (12 pgs; 2 docs) Motion for leave <i>Jeff Baron's Motion on Appearance of Impropriety</i> Filed by Creditor Jeffrey Baron Objections due by 12/14/2012. (Attachments: # 1 Proposed Order on Jeffrey Baron's Motion on Appearance of Impropriety) (Cochell, Stephen)
11/20/2012	939 (5 pgs) Response opposed to (related document(s): 938 Motion for leave <i>Jeff Baron's Motion on Appearance of Impropriety</i> filed by Creditor Jeffrey Baron) filed by Attorney Pronske & Patel, P.C (Pronske, Gerrit)
11/20/2012	940 (2 pgs) Order granting motion to continue hearing on (related document # 935) (related documents Application for compensation <i>Ninth Interim Application for Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2012 to 9/30/2012, Fee: \$399615.50, Expenses: \$12350.55.) Entered on 11/20/2012. Hearing to be held on 12/12/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 884, (Rielly, Bill)
11/20/2012	941 (13 pgs) Appellant designation of contents for inclusion in record on appeal and statement of issues on appeal. <i>Jeffrey Baron</i> , Statement of issues on appeal, filed by Creditor Jeffrey Baron (RE: related document(s)896 Notice of appeal). Appellee designation due by 12/4/2012. (Cochell, Stephen)
	Hearing held on 11/20/2012. (RE: related document(s)924 Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company., 831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust

30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/20/2012	Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).).) Appearances: R. Urbanek (telephonically) for Chapter 11 Trustee, D. Sherman; D, Sherman, Chapter 11 Trustee (telephonically); J. Fine and C. Kratovil for Receiver P. Vogel; P. Vogel, Receiver; S. Cochelle (telephonically) for J. Baron; J. Baron (telephonically); J. MacPete (telephonically) for Manilla/NetSphere; L. Lambert for US Trustee; G. Pronske (telephonically) for himself and his law firm. Nonevidentiary hearing. Court read bench ruling confirming plan. Court to issue written findings of fact and conclusions of law and will enter a separate confirmation order to be submitted by counsel for Chapter 11 Trustee and/or Receiver. (Baird, Dennis) (Entered: 11/28/2012)
11/20/2012	987 (1 pg) Court admitted exhibits date of hearing 11/13, 14, 16 and 19/2012. Receiver's Exhibits: 11(Ex.1), 15, 17-26, 32, 35Jeff Baron's Exhibits: 1, 2, 25, 26 and Netsphere's Exhibit: 1 (Note Exhibits filed under seal will be listed separately) (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Baird, Dennis) (Entered: 12/03/2012)
11/20/2012	988 (1 pg) Sealed court admitted exhibits date of hearing 11/13 14, 16 and 19/2012: Receiver's Exhibits: 38, 39-40, 42, 43 (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Baird, Dennis) Modified on 12/3/2012 (Baird, Dennis). (Entered: 12/03/2012)
11/20/2012	989 (1 pg) Sealed court admitted exhibits date of hearing 11/13, 14, 16 and 19/2012: Jeff Baron's Exhibits: JB3-10 and JB22-24. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Baird, Dennis) (Entered: 12/03/2012)
11/21/2012	Proposed order regarding Application for Administrative Expense for Substantial Contribution (RE: related document(s)847 Amended Application for administrative expenses Second Amended Application for Payment of Fees and Expenses as an Administrative Expense for a Substantial Contribution to the Estate Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Service List)). Document uploaded on 11/21/2012 (Ref-ID: 1353106972701_824). (Goolsby, Melanie)
11/21/2012	944 (35 pgs) Findings of fact and conclusions of law (RE: related document(s)924 Amended chapter 11 plan filed by Trustee Daniel J. Sherman (Blanco, J.) Modified TEXT on 11/21/2012 (Blanco, J.).
11/21/2012	945 (3 pgs) Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. (RE: related document(s)924 Amended chapter 11 plan filed by Trustee Daniel J. Sherman944 Findings of fact and conclusions of law (Blanco, J.) Modified TEXT on 11/21/2012 (Blanco, J.).
	Proposed order regarding Confirming Plan (RE: related document(s)924 Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823

11/21/2012	Chapter 11 plan filed by Debtor Ondova Limited Company., <u>831</u> Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s) <u>823</u> Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).).) Document uploaded on 11/21/2012 (Ref-ID: 1353106972701_862). (Fine, Jeffrey)
11/21/2012	947 (1 pg) Notice of Transmittal: 3:09-CV-0988-F (RE: related document(s)944 Findings of fact and conclusions of law 945 Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. (Blanco, J.)
11/21/2012	948 (13 pgs) Order confirming third amended joint chapter 11 plan Entered on 11/21/2012 (RE: related document(s 924 Chapter 11 plan filed by Trustee Daniel J. Sherman). (Blanco, J.) Modified TEXT and LINKAGE on 11/21/2012 (Blanco, J.).
11/21/2012	949 Request for transcript regarding a hearing held on 11/16/2012. The requested turnaround time is hourly (Baird, Dennis)
11/22/2012	950 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)940 Order granting motion to continue hearing on) No. of Notices: 1. Notice Date 11/22/2012. (Admin.)
11/23/2012	951 (15 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)948 Order confirming third amended joint chapter 11 plan Entered on 11/21/2012.) No. of Notices: 8. Notice Date 11/23/2012. (Admin.)
11/26/2012	952 (86 pgs) Transcript regarding Hearing Held 11-16-2012 RE: Confirmation; Fee Applications (Excerpt: Matthew Morris Testimony Only) (86 pgs.). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/24/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) 826 Hearing set (RE: related document(s)) and Am at Dallas Judge Jernigan Ctrm. (Baird, Dennis) Modified linkage on 10/4/2012 (Harden, D.)., Hearing held on 10/12/2012. (RE: related document(s)) Am at Dallas Judge Jernigan Ctrm. (Baird, Dennis) Modified linkage on 10/4/2012 (Harden, D.)., Hearing held on 10/12/2012. (RE: related document(s)) Appearances: R. Urbanik, R. Hunt, and J. Howell for Chapter 11 Trustee (D. Sherman); J. MacPete for Manila/NetSphere; J. Fine for Receiver (P. Vogel); S. Cochell for J. Baron. Court heard reports from counsel regarding nature of remaining issues and continued matter to 11/13/12 at 9:30 am. Deposition of Baron and Pronske (if either seek to take regarding this matter) shall take place between 11/9/12 and 11/13/12, unless otherwise mutually agreed between Baron and Pronske.). Transcript to be made available to the public on 02/24/2013. (Rehling, Kathy)
	953 (107 pgs) Transcript regarding Hearing Held 11/19/2012 RE: Confirmation; Fee

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/26/2012	Applications (107 pgs.). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 02/24/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) 826 Hearing set (RE: related document(s)831 Amended Chapter 11 Plan filed by Debtor Ondova Limited Company)) Confirmation hearing to be held on 11/13/2012 at 09:30 AM at Dallas Judge Jernigan Ctrm. (Baird, Dennis) Modified linkage on 10/4/2012 (Harden, D.)., 855 Hearing continued (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Hearing to be held on 11/13/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 814,). Transcript to be made available to the public on 02/24/2013. (Rehling, Kathy)
11/27/2012	954 (1 pg) Clerk's correspondence requesting status on motion for expedited hearing, docket entry number 921 from attorney for creditor. (RE: related document(s)921 Motion for expedited hearing(related documents 920 Motion for Contempt) Filed by Attorney Pronske & Patel, P.C.) Responses due by 12/11/2012. (Bibbs, P.)
11/27/2012	955 (7 pgs) Notice of appeal of Order Confirming Third Amended Joint Chapter 11 Plan. Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)948 Order confirming chapter 11 plan). Appellant Designation due by 12/11/2012. (Cochell, Stephen)
11/27/2012	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 16400953, amount \$298.00. (U.S. Treasury)
11/27/2012	956 (42 pgs; 5 docs) Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan) Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit A-Income Ratio Chart of Sold Domain Names# 2 Exhibit B-Declaration of Eli Pearlman# 3 Exhibit C-Article-"I-Team: How We Started an Offshore Company"# 4 Exhibit D-Despen Trust Ltd, Nevis, West Indies & Dexter Bowrin, Manager) (Cochell, Stephen)
11/28/2012	957 (6 pgs) US Trustee's comment(s) regarding Application for Stay Pending Appeal (Lambert, Lisa)
11/28/2012	958 (7 pgs) Response opposed to (related document(s): 957 Trustee's comment) filed by Creditor Jeffrey Baron. (Cochell, Stephen)
	Proposed order regarding Third Amended Joint Plan of Liquidation Amended Order Confirming Third Amended Joint Plan of Liquidation (RE: related document(s)924 Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company., 831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond)

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
11/28/2012	MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).).) Document uploaded on 11/28/2012 (Ref-ID: 1353939328858_835). (Urbanik, Raymond)
11/28/2012	959 (2 pgs) INCORRECT ENTRY. INCORRECT PDF ATTACHED. SEE 960 FOR CORRECTION. Order Setting. Entered on 11/28/2012 (RE: related document(s)956 Motion to stay pending appeal filed by Creditor Jeffrey Baron). Hearing to be held on 12/3/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 956, (Moroles, D.) Modified on 11/28/2012 (Moroles, D.).
11/28/2012	960 (3 pgs) Order Setting Hearing. Entered on 11/28/2012 (RE: related document(s)956 Motion to stay pending appeal filed by Creditor Jeffrey Baron). Hearing to be held on 12/3/2012 at 09:30 AM Dallas Judge Jernigan Ctrm for 956, (Moroles, D.)
11/28/2012	961 (1 pg) Clerk's correspondence requesting from attorney for appellant amended notice of appeal. (RE: related document(s)955 Notice of appeal of Order Confirming Third Amended Joint Chapter 11 Plan. (Whitaker, Sheniqua)
11/28/2012	962 (8 pgs) Amended notice of appeal filed by Creditor Jeffrey Baron (RE: related document(s)955 Notice of appeal). (Cochell, Stephen)
11/29/2012	963 (8 pgs) Second Amended notice of appeal filed by Creditor Jeffrey Baron (RE: related document(s)955 Notice of appeal). (Cochell, Stephen) MODIFIED text on 11/29/2012 (Whitaker, Sheniqua).
11/29/2012	964 Request for transcript regarding a hearing held on 11/13/2012. The requested turnaround time is 14-day expedited (Baird, Dennis)
11/29/2012	965 Request for transcript regarding a hearing held on 11/14/2012. The requested turnaround time is 7-day expedited (Baird, Dennis)
11/29/2012	966 Request for transcript regarding a hearing held on 11/16/2012. The requested turnaround time is 7-day expedited (Baird, Dennis)
11/29/2012	967 Request for transcript regarding a hearing held on 11/19/2012. The requested turnaround time is 7-day expedited (Baird, Dennis)
11/29/2012	969 (13 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)963 Second Amended Notice of appeal of Order Confirming Third Amended Joint Chapter 11 Plan. (RE: related document(s)948 Order confirming chapter 11 plan). (Attachments: # 1 Service List) (Whitaker, Sheniqua) Modified linkage on 11/29/2012 (Whitaker, Sheniqua).
11/29/2012	970 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)963 Second Amended Notice of appeal of Order Confirming Third Amended Joint Chapter 11 Plan. Fee (RE: related document(s)948 Order confirming chapter 11 plan). (Whitaker, Sheniqua) Modified linkage on 11/29/2012 (Whitaker, Sheniqua).

750/2014	O.S. Ballikrupey Court Profuerin District of Texas
11/29/2012	971 (3 pgs) BNC certificate of mailing. (RE: related document(s)954 Clerk's correspondence requesting status on motion for expedited hearing, docket entry number 921 from attorney for creditor.) No. of Notices: 1. Notice Date 11/29/2012. (Admin.) (Entered: 11/30/2012)
11/30/2012	972 (2 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)868 Application to employ Genovese Joblove & Battista, P.A. as Special Counsel). (Howell, Jonathan)
11/30/2012	973 (15 pgs) Trustee's Response opposed to (related document(s): 956 Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan) filed by Creditor Jeffrey Baron) filed by Trustee Daniel J. Sherman. (Urbanik, Raymond)
11/30/2012	974 (3 pgs) Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)956 Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan)). (Urbanik, Raymond)
11/30/2012	975 (3 pgs) Order sealing certain confirmation exhibits per requests of parties Entered on 11/30/2012. (Rielly, Bill)
11/30/2012	976 (159 pgs; 2 docs) Witness and Exhibit List filed by Interested Party Peter S. Vogel (RE: related document(s)956 Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan)). (Attachments: # 1 Exhibit Receiver's Exhibits 1-17) (Fine, Jeffrey)
11/30/2012	977 (2 pgs) Order denying Jeffrey Baron's emergency motion to stay pending appeal (related document # 897) Entered on 11/30/2012. (Rielly, Bill)
11/30/2012	978 (2 pgs) Order granting second amended application of Pronske & Patel, P.C. for payment of fees as an administrative expense for a substantial contribution to the estate (related document # 847) Entered on 11/30/2012. (Rielly, Bill)
11/30/2012	979 (3 pgs) Motion to Reconsider(related documents 975 Order sealing document) Filed by U.S. Trustee UST U.S. Trustee (Lambert, Lisa)
11/30/2012	980 (3 pgs) Witness and Exhibit List filed by Creditor Jeffrey Baron (RE: related document(s)956 Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan)). (Cochell, Stephen)
11/30/2012	981 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)959 INCORRECT ENTRY. INCORRECT PDF ATTACHED. SEE 960 FOR CORRECTION. Order Setting. Entered on 11/28/2012.) No. of Notices: 4. Notice Date 11/30/2012. (Admin.)
11/30/2012	982 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)960 Order Setting Hearing. Entered on 11/28/2012) No. of Notices: 1. Notice Date 11/30/2012. (Admin.)

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/01/2012	983 (2 pgs) Notice of Withdrawal of Jeffrey Baron's Motion for Stay Pending Appeal filed by Creditor Jeffrey Baron (RE: related document(s)956 Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan) Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit A-Income Ratio Chart of Sold Domain Names# 2 Exhibit B-Declaration of Eli Pearlman# 3 Exhibit C-Article-"I-Team: How We Started an Offshore Company"# 4 Exhibit D-Despen Trust Ltd, Nevis, West Indies & Dexter Bowrin, Manager)). (Cochell, Stephen)
12/01/2012	984 (10 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)969 Certificate of mailing regarding appeal .) No. of Notices: 1. Notice Date 12/01/2012. (Admin.)
12/02/2012	985 (12 pgs; 2 docs) Motion to compel re: discovery Post-Hearing Discovery Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit A, Email Chain dtd October 29, 2012 fm Eric Rice to Jeff Fine) (Cochell, Stephen)
12/02/2012	986 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)975 Order sealing certain confirmation exhibits per requests of parties Entered on 11/30/2012.) No. of Notices: 1. Notice Date 12/02/2012. (Admin.)
12/03/2012	Hearing held on 12/3/2012. (RE: related document(s)956 Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan) Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit A-Income Ratio Chart of Sold Domain Names# 2 Exhibit B-Declaration of Eli Pearlman# 3 Exhibit C-Article-"I-Team: How We Started an Offshore Company"# 4 Exhibit D-Despen Trust Ltd, Nevis, West Indies & Dexter Bowrin, Manager)) Appearances: R. Urbanik and R. Hunt for Chapter 11 Trustee; J. Fine and D. Schank for Receiver; S. Cochell for J. Baron; J. MacPete for Manila/NetSphere; L. Lambert for U.S. Trustee. Nonevidentiary status conference, in light of movants withdrawal of motion for stay on 12/1/12. Court to issue order regarding Jeff Barons separate motion to take post-hearing discovery (filed 12/2/12) and regarding future motions filed by Mr. Baron post-confirmation. (Harden, D.)
12/04/2012	990 Request for transcript regarding a hearing held on 12/3/2012. The requested turnaround time is hourly (Baird, Dennis)
12/04/2012	991 (4 pgs) Notice of appeal - <i>Conditional Notice of Appeal</i> . Fee Amount \$298 filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)948 Order confirming chapter 11 plan). Appellant Designation due by 12/18/2012. (Sutherland, J.)
12/04/2012	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 16437520, amount \$ 298.00. (U.S. Treasury)
12/04/2012	992 (5 pgs) Appellee designation of contents for inclusion in record of appeal filed by Interested Party Peter S. Vogel (RE: related document(s)896 Notice of appeal). (Fine, Jeffrey)
12/04/2012	993 (5 pgs) Notice of return of Earnest Money to Stalking Horse Bidder filed by Interested Party Peter S. Vogel. (Fine, Jeffrey)

30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/05/2012	994 (7 pgs) Order regarding post-confirmation filing of motions (related document # 985, related document 956). The post-hearing discovery motion is denied. It is ruled that the United States Trustee shall be the sole party with standing, at this juncture, to conduct any post-hearing discovery (and/or informal investigations) regarding the sale and auction process pertaining to the receivership assets. Entered on 12/5/2012. (Rielly, Bill)
12/05/2012	Proposed order regarding Employment of Special Counsel, Genovese Joblove & Battista, P.A. (RE: related document(s)868 Application to employ Genovese Joblove & Battista, P.A. as Special Counsel Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit APart 1# 2 Exhibit APart 2# 3 Exhibit B)). Document uploaded on 12/5/2012 (Ref-ID: 1353939328858_2337). (Howell, Jonathan)
	995 INCORRECT ENTRY (SEE 997)Transcript regarding Hearing Held 11/13/2012 RE: Confirmation Hearing; Fee Applications (251 pages). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/5/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) Confirmation hearing held on 11/13/2012. (RE: related document(s) Confirmation hearing held on 11/13/2012. (RE: related document(s)823 Chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).) Appearances: R Urbanik and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm. Evidentiary hearing. Court adjourned to resume on 11/14/12., Hearing held on 11/13/2012. (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Appearances: R. Urbanik and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm: Evidentiary hearing. Court continued matter to 11/16/

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas (Rehling, Kathy) Modified on 12/6/2012 (Baird, Dennis).
12/05/2012	996 (171 pgs) Transcript regarding Hearing Held 11/14/2012 RE: Confirmation Hearing (Excerpt: Excludes Daniel Sherman Testimony. See Docket #933). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/5/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) Confirmation hearing held on 11/14/2012. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) Appearances: R. Urbanik for Chapter 11 Trustee, D. Sherman; C. Kratovil for Receiver P. Vogel; S. Cochell for J. Baron; J. MacPete for Manilla/NetSphere. Evidentiary hearing. Court continued matter to 11/16/12.). Transcript to be made available to the public on 03/5/2013. (Rehling, Kathy)
	997 (251 pgs) Transcript regarding Hearing Held 11/13/2012 (251 pgs.) (CORRECTED-Replaces Docket #995) RE: Confirmation Hearing; Fee Applications. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/5/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) Confirmation hearing held on 11/13/2012. (RE: related document(s)) Confirmation hearing held on 11/13/2012. (RE: related document(s)) Ampeter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)) Ampeter 11 plan filed by Debtor Ondova Limited Company.) (Attachments: # 1 Exhibit A-Liquidating Trust Agreement) (Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).) Appearances: R. Urbanik and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm. Evidentiary hearing. Court adjourned to resume on 11/14/12., Hearing held on 11/13/2012. (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Appearances: R. Urbanik and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm. Evidentiary hearing. Court continued m

12/05/2012	Vogel; S. Cochelle for J. Baron; L. Lambert for US Trustee; J. MacPete for Manilla/NetSphere; J. Hartwick for Miller Coors; M. Martin for Comerica; M. Sutherland and T. Allen for Carrington Coleman; D. Ferguson for himself and his law firm; G. Pronske for himself and his law firm. Evidentiary hearing. Court continued matter to 11/16/12.). Transcript to be made available to the public on 03/5/2013. (Rehling, Kathy)
12/05/2012	998 (81 pgs) Transcript regarding Hearing Held 11/16/2012 (81 pgs) (Excerpt: Excludes Matthew Morris Testimony. See Docket #952.) RE: Confirmation Hearing. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/5/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) Hearing held on 11/16/2012. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).) Appearances: R. Urbanek and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; J. MacPete for Manilla/NetSphere; L. Lambert for US Trustee; M. Martin for Comerica; G. Pronske for himself and his law firm; D. Ferguson for himself and his law firm. Evidentiary hearing. Court continued matter to 11/19/12.). Transcript to be made available to the public on 03/5/2013. (Rehling, Kathy)
12/05/2012	999 (54 pgs) Transcript regarding Hearing Held 12/03/2012 (54 pages) RE: Motion to Stay Pending Appeal. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/5/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) Hearing held on 12/3/2012. (RE: related document(s)956 Motion to stay pending appeal (related documents 948 Order confirming chapter 11 plan) Filed by Creditor Jeffrey Baron (Attachments: # 1 Exhibit A-Income Ratio Chart of Sold Domain Names# 2 Exhibit B-Declaration of Eli Pearlman# 3 Exhibit C-Article-"I-Team: How We Started an Offshore Company"# 4 Exhibit D-Despen Trust Ltd, Nevis, West Indies & Dexter Bowrin, Manager)) Appearances: R. Urbanik and R. Hunt for Chapter 11 Trustee; J. Fine and D. Schank for Receiver; S. Cochell for J. Baron; J. MacPete for Manila/NetSphere; L. Lambert for U.S. Trustee. Nonevidentiary status conference, in light of movants withdrawal of motion for stay on 12/1/12. Court to issue order regarding Jeff Barons separate motion to take post-hearing discovery (filed 12/2/12) and regarding future motions filed by Mr. Baron post-confirmation.). Transcript to be made available to the public on 03/5/2013. (Rehling, Kathy)
12/05/2012	1001 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)977 Order denying Jeffrey Baron's emergency motion to stay pending appeal) No. of Notices: 3. Notice Date 12/05/2012. (Admin.) (Entered: 12/06/2012)

12/05/2012	Hearing held on 12/5/2012. (RE: related document(s)868 Application to employ Genovese Joblove & Battista, P.A. as Special Counsel Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit APart 1# 2 Exhibit APart 2# 3 Exhibit B)) Appearances: J. Howell for Chapter 11 Trustee; J. Fine for Receiver; J. Suarez (telephonically) for Applicant. Nonevidentiary hearing. Application granted. Counsel to upload order. (Baird, Dennis) (Entered: 12/11/2012)
12/06/2012	1000 (36 pgs) Objection to (related document(s): 945 Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge) filed by Creditor Jeffrey Baron. (Cochell, Stephen) MODIFIED to Correct Linkage on 12/13/2012 (Dugan, S.).
12/06/2012	1002 (3 pgs) Amended order sealing certain confirmation exhibits per requests of parties (related document # 979) Entered on 12/6/2012. (Rielly, Bill)
12/06/2012	1003 (1 pg) Clerk's correspondence requesting to amend the notice of appeal from attorney for appellant . (RE: related document(s)991 Notice of appeal - Conditional Notice of Appeal. (Whitaker, Sheniqua)
12/06/2012	1004 (14 pgs) Objection to (related document(s): 945 Report and recommendation) filed by Creditor Netsphere, Inc (MacPete, John)
12/07/2012	1005 (5 pgs) First Amended notice of appeal filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)991 Notice of appeal). (Sutherland, J.)
12/07/2012	1006 (1 pg) Clerk's correspondence requesting to amend the notice of appeal from attorney for appellant. (RE: related document(s)991 Notice of appeal - Conditional Notice of Appeal) Responses due by 12/11/2012. (Blanco, J.)
12/07/2012	1007 (3 pgs) Witness and Exhibit List filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)884 Application for compensation <i>Ninth Interim Application for Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2012 to 9/30/2012, Fee: \$399615.50, Expenses: \$12350.55.). (Urbanik, Raymond)
12/07/2012	1008 (9 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)994 Order regarding post-confirmation filing of motions) No. of Notices: 1. Notice Date 12/07/2012. (Admin.)
12/08/2012	1009 (5 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)1002 Amended order sealing certain confirmation exhibits per requests of parties) No. of Notices: 1. Notice Date 12/08/2012. (Admin.)
12/10/2012	1010 (2 pgs) Order granting application to employ Genovese Joblove & Battista, P.A. as Special Counsel (related document # 868) Entered on 12/10/2012. (Rielly, Bill)
	1011 (3 pgs) Amended Witness and Exhibit List filed by Attorney Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)1007 List (witness/exhibit/generic)).

12/10/2012	(Urbanik, Raymond)
12/10/2012	1012 (1 pg) Clerk's correspondence requesting an order from attorney for creditor. (RE: related document(s)814 Amended Application for administrative expenses Filed by Attorney Pronske & Patel, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Service List)) Responses due by 12/24/2012. (Bibbs, P.)
12/10/2012	1013 Request for transcript regarding a hearing held on 11/20/2012. The requested turn-around time is 7-day expedited (Harden, D.)
12/10/2012	1014 (97 pgs) Transcript regarding Hearing Held 11/16/2012 RE: Confirmation Hearing Excerpt (97 pgs.) (Thies Lindenthal Testimony) (See also Dockets #952 and #998). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/10/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling, kathyrehlingtranscripts@gmail.com, Telephone number 940-498-2402. (RE: related document(s) Hearing held on 11/16/2012. (RE: related document(s)831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).) Appearances: R. Urbanek and J. Ong for Chapter 11 Trustee, D. Sherman; J. Fine and C. Kratovil for Receiver P. Vogel; S. Cochelle for J. Baron; J. MacPete for Manilla/NetSphere; L. Lambert for US Trustee; M. Martin for Comerica; G. Pronske for himself and his law firm; D. Ferguson for himself and his law firm. Evidentiary hearing. Court continued matter to 11/19/12.). Transcript to be made available to the public on 03/10/2013. (Rehling, Kathy)
12/12/2012	1015 (7 pgs) Motion to withdraw as attorney (Stephen Cochell) Filed by Creditor Jeffrey Baron (Cochell, Stephen) Modified based on phone conversatin with atty. on 3/7/2013 (Bibbs, P.).
12/12/2012	1016 (2 pgs) Notice <i>of Non-Appearance</i> filed by Creditor Jeffrey Baron (RE: related document(s)1015 Motion to withdraw as attorney (Stephen Cochell) Filed by Creditor Jeffrey Baron). (Cochell, Stephen)
12/12/2012	1018 (9 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)1005 First Amended notice of appeal filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)991 Notice of appeal).) (Attachments: # 1 Service List) (Blanco, J.)
12/12/2012	1019 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)991 Notice of appeal) (Blanco, J.)
	1021 (3 pgs; 2 docs) Transmittal of record on appeal to U.S. Court of Appeals. Deficient record on appeal: Appellant failed to file designation timely. ,Transmitted: 2 each of Volume 1, Mini Record (RE: related document(s)955 Notice of appeal of

/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/12/2012	Order Confirming Third Amended Joint Chapter 11 Plan. Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s) <u>948</u> Order confirming chapter 11 plan). Appellant Designation due by 12/11/2012.) (Blanco, J.)
12/12/2012	1022 (4 pgs) Notice of docketing record on appeal. Civil Action Number: 3:12-CV-05081-M (RE: related document(s)955 Notice of appeal of Order Confirming Third Amended Joint Chapter 11 Plan) (Blanco, J.)
12/12/2012	Hearing held on 12/12/2012. (RE: related document(s) <u>884</u> Application for compensation <i>Ninth Interim Application for Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2012 to 9/30/2012, Fee: \$399615.50, Expenses: \$12350.55. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C-1# 4 Exhibit C-2# 5 Exhibits D through H# 6 Service List) (Urbanik, Raymond) Modified to match pleading on 11/2/2012Appearances: R. Urbanek and R. Hunt for Chapter 11 Trustee D. Sherman; D. Sherman; J. Fine for receiver P. Vogel; P. Vogel. Evidentiary hearing. Application granted with certain conditions on payment, as announced on the record. Mr. Urbanek to upload order. (Bibbs, P.).) (Baird, Dennis)
12/12/2012	1023 (1 pg) Court admitted exhibits date of hearing 12/12/2012 Trustee's exhibits 1-13 (RE: related document(s)884 Application for compensation <i>Ninth Interim Application for Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2012 to 9/30/2012, Fee: \$399615.50, Expenses: \$12350.55. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C-1# 4 Exhibit C-2# 5 Exhibits D through H# 6 Service List) (Urbanik, Raymond) Modified to match pleading on 11/2/2012 (Bibbs, P.).) (Baird, Dennis)
12/12/2012	1024 (6 pgs) Statement of issues on appeal, filed by Creditor Jeffrey Baron (RE: related document(s)948 Order confirming chapter 11 plan). (Cochell, Stephen)
12/12/2012	1025 (32 pgs) Appellant designation of contents for inclusion in record on appeal filed by Creditor Jeffrey Baron (RE: related document(s)1024 Statement of issues on appeal). Appellee designation due by 12/26/2012. (Cochell, Stephen)
12/13/2012	Proposed order regarding Ninth Interim Fee Application of Munsch Hardt Kopf & Harr, P.C. (RE: related document(s)884 Application for compensation <i>Ninth Interim Application for Allowance of Fees and Expenses</i> for Munsch Hardt Kopf & Harr, P.C., Trustee's Attorney, Period: 6/1/2012 to 9/30/2012, Fee: \$399615.50, Expenses: \$12350.55. Filed by Attorney Munsch Hardt Kopf & Harr, P.C. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C-1# 4 Exhibit C-2# 5 Exhibits D through H# 6 Service List) (Urbanik, Raymond) Modified to match pleading on 11/2/2012 (Bibbs, P.).). Document uploaded on 12/13/2012 (Ref-ID: 1353939328858_3995). (Urbanik, Raymond)
	1026 (1 pg) Clerk's correspondence To advise attorney for appellant. (RE: related document(s)1025 Appellant designation of contents for inclusion in record on appeal filed by Creditor Jeffrey Baron (RE: related document(s)1024 Statement of issues on appeal). Appellee designation due by 12/26/2012.) (Blanco, J.) Modified TEXT on

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/13/2012	12/13/2012 (Blanco, J.).
12/13/2012	1027 (4 pgs) Notice of appeal . Fee Amount \$298 filed by Creditor Netsphere, Inc. (RE: related document(s)948 Order confirming chapter 11 plan). Appellant Designation due by 12/27/2012. (MacPete, John)
12/13/2012	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 16492733, amount \$ 298.00. (U.S. Treasury)
12/14/2012	1028 (1 pg) Clerk's correspondence requesting to amend the notice of appeal from attorney for appellant. (RE: related document(s)1027 Notice of appeal. (RE: related document(s)948 Order confirming chapter 11 plan). (Whitaker, Sheniqua)
12/14/2012	1029 (5 pgs) Second Amended notice of appeal filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)991 Notice of appeal). (Sutherland, J.)
12/14/2012	1030 (9 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)1029 Second Amended notice of appeal filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)991 Notice of appeal).) (Blanco, J.) Additional attachment(s) added on 12/14/2012 (Blanco, J.).
12/14/2012	1031 (3 pgs) Statement of issues on appeal, filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)1029 Amended notice of appeal). (Sutherland, J.)
12/14/2012	1032 (4 pgs) Appellant designation of contents for inclusion in record on appeal filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)1029 Amended notice of appeal). Appellee designation due by 12/28/2012. (Sutherland, J.)
12/14/2012	1033 (4 pgs) Amended notice of appeal filed by Creditor Netsphere, Inc. (RE: related document(s)1027 Notice of appeal). (MacPete, John)
12/14/2012	1034 (8 pgs) Notice of appeal . Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses). Appellant Designation due by 12/28/2012. (Cochell, Stephen)
12/17/2012	1036 (8 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)1033 Amended notice of appeal filed by Creditor Netsphere, Inc. (RE: related document(s)1027 Notice of appeal).) (Attachments: # 1 Service List) (Blanco, J.)
12/17/2012	1038 (3 pgs; 2 docs) Transmittal of record on appeal to U.S. Court of Appeals. Deficient record on appeal: Untimely filed appeal. ,Transmitted: Mini Record (RE: related document(s)1027 Notice of appeal . Fee Amount \$298 filed by Creditor Netsphere, Inc. (RE: related document(s)948 Order confirming chapter 11 plan). Appellant Designation due by 12/27/2012.) (Blanco, J.)

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/17/2012	1039 (4 pgs) Notice of docketing record on appeal. Civil Action Number: 3:12-CV-05137-P (RE: related document(s)1027 Notice of appeal .filed by Creditor Netsphere, Inc. (RE: related document(s)948 Order confirming chapter 11 plan)) (Blanco, J.)
12/17/2012	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 16506292, amount \$ 298.00. (U.S. Treasury)
12/17/2012	1041 (4 pgs) Statement of issues on appeal, First Amended Statement of the Issues on Appeal filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)1031 Statement of issues on appeal). (Sutherland, J.)
12/17/2012	1042 (13 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)1034 Notice of appeal . filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses). (Attachments: # 1 Service List) (Blanco, J.)
12/17/2012	1043 (3 pgs) Notice of guidelines regarding appeals to the U.S. District Court. (RE: related document(s)1034 Notice of appeal . filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses).) (Blanco, J.)
12/17/2012	1044 (3 pgs) Notice Receiver's Notice of Related Case Developments filed by Interested Party Peter S. Vogel. (Fine, Jeffrey)
12/17/2012	1045 (41 pgs) Transcript regarding Hearing Held 11/20/2012 RE: Bench Ruling-Chapter 11 Plan (41 pgs.). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 03/17/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber Kathy Rehling (kathyrehlingtranscripts@gmail.com), Telephone number 940-498-2402. (RE: related document(s) Hearing held on 11/20/2012. (RE: related document(s))924 Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company., 831 Second Amended chapter 11 plan filed by Trustee Daniel J. Sherman (RE: related document(s)823 Chapter 11 plan filed by Debtor Ondova Limited Company.). (Attachments: # 1 Exhibit A-Liquidating Trust Agreement)(Urbanik, Raymond) MODIFIED text to match pdf on 10/4/2012 (Moroles, D.).).) Appearances: R. Urbanek (telephonically) for Chapter 11 Trustee, D. Sherman; D, Sherman, Chapter 11 Trustee (telephonically); J. Fine and C. Kratovil for Receiver P. Vogel; P. Vogel, Receiver; S. Cochelle (telephonically) for J. Baron; J. Baron (telephonically); J. MacPete (telephonically) for Manilla/NetSphere; L. Lambert for US Trustee; G. Pronske (telephonically) for himself and his law firm. Nonevidentiary hearing. Court read bench ruling confirming plan. Court to issue written findings of fact and conclusions of law and will enter a separate confirmation order to be submitted by counsel for Chapter 11 Trustee and/or Receiver.). Transcript to be made available to the public on 03/17/2013. (Rehling, Kathy)
	1052 (1 pg) District court order reassigning appeal to a different district judge. Now assigned to District Judge:Furgeson. Civil Action Number: 3:12-CV-5081-F Entered on 12/17/2012 (RE: related document(s)955 Notice of appeal filed by Creditor Jeffrey

12/17/2012	U.S. Bankruptcy Court - Northern District of Texas Baron). (Whitaker, Sheniqua) (Entered: 12/28/2012)
12/18/2012	1057 (31 pgs) CIRCUIT COURT Opinion regarding the Receivership, nullifying the appointment of the Receiver. The case has been reversed and remanded Entered on 12/18/2012. Circuit Court Case No. 10-11202. District Court Case No. 3:09-cv-988 (Whitaker, Sheniqua) (Entered: 01/09/2013)
12/19/2012	1053 (1 pg) District court order reassigning appeal to a different district judge. Now assigned to District Judge:(Furgeson). Civil Action Number: 3:12-CV-5137-F Entered on 12/19/2012 (RE: related document(s)1027 Notice of appeal filed by Creditor Netsphere, Inc.). (Whitaker, Sheniqua) (Entered: 12/28/2012)
12/20/2012	1046 (3 pgs) Order granting ninth interim fee application of Munsch Hardt Kopf & Harr, P.C., attorneys for Daniel J. Sherman, Chapter 11 Trustee for the allowance of fees and expenses for the period 6/1/2012 through 9/30/2012 (related document # 884) granting for Munsch Hardt Kopf & Harr, P.C., fees awarded: \$399615.50, expenses awarded: \$12350.55 Entered on 12/20/2012. (Rielly, Bill)
12/20/2012	1047 (5 pgs) Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals Filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (Sutherland, J.)
12/27/2012	1048 (2 pgs) Statement of issues on appeal, filed by Creditor Jeffrey Baron (RE: related document(s)1034 Notice of appeal). (Cochell, Stephen)
12/27/2012	1049 (40 pgs) Appellant designation of contents for inclusion in record on appeal filed by Creditor Jeffrey Baron (RE: related document(s)1034 Notice of appeal). Appellee designation due by 01/10/2013. (Cochell, Stephen)
12/28/2012	1050 (1 pg) Clerk's correspondence requesting File an amended designation to omit any hearing held/Status hearing held entries. Proposed orders entries from designation. from attorney from appeallant Jeffrey Baron. (RE: related document(s)1049 Appellant designation of contents for inclusion in record on appeal filed by Creditor Jeffrey Baron (RE: related document(s)1034 Notice of appeal). Appellee designation due by 01/10/2013.) Responses due by 1/2/2013. (Blanco, J.)
12/28/2012	1051 (5 pgs) Motion to extend time to various deadlines concerning appeals including designation of additional items to be included in the record on appeal of the Order Confirming Third Amended Joint Chapter 11 Plan Filed by Trustee Daniel J. Sherman (Urbanik, Raymond)
12/28/2012	Proposed order regarding extension of time (RE: related document(s)1051 Motion to extend time to various deadlines concerning appeals including designation of additional items to be included in the record on appeal of the Order Confirming Third Amended Joint Chapter 11 Plan Filed by Trustee Daniel J. Sherman). Document uploaded on 12/28/2012 (Ref-ID: 1356554633619_736). (Urbanik, Raymond)

30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/31/2012	1056 (8 pgs) CIRCUIT COURT Order granting the opposed motion of Peter S. Vogel for clarification of this Court's November 9,2012 order. Civil Case No. 3:09-CV-0988. Circuit Court Case No. 10-11202 Entered on 12/31/2012. (Whitaker, Sheniqua) (Entered: 01/09/2013)
01/04/2013	1059 (1 pg) DISTRICT COURT REQUEST TO THE BANKRUPTCY COURT: This Court requests the Bankruptcy Court presiding over the involuntary bankruptcy of Mr. Jeffrey Baron, as soon as practicably possible, to lift the automatic stay with regard to all matters governing the administration of the Receivership, motions and litigation regarding the winding down of the receivership, and compliance with the Fifth Circuits opinion once the mandate issues. (Ordered by Judge Royal Furgeson on 1/4/2013) Entered on 1/4/2013. Civil Case No. 3:09-CV-988-F (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/07/2013	1060 (1 pg) Order from District court Judge Furgeson, re: appeal on Civil Action number:3:12-CV-367-F, CASE CLOSED Entered on 1/7/2013 (RE: related document(s)691 Order on motion to sell). Order Administratively Closing Case. In light of the Fifth Circuit's recent opinion on this matter (Docket No. 10-11202), this Court is of the opinion that there are no further issues for it to address concerning the sale of Servers.com. Accordingly, the Clerk of the Court is instructed to CLOSE this case. (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/07/2013	1061 (1 pg) Order from District court Judge Furgeson, re: appeal on Civil Action number:3:12-CV-0416-F, CASE CLOSED Entered on 1/7/2013 (RE: related document(s)728 Order on motion for contempt). Order Administratively Closing Case. In light of the Fifth Circuit's recent opinion on this matter (Docket No. 10-11202), this Court is of the opinion that there are no further issues for it to address concerning the appeal ofthe bar order. Accordingly, the Clerk of the Court is instructed to CLOSE this case. (Ordered by Judge Royal Furgeson on 1/7/2013) (Judge Royal Furgeson) (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/07/2013	1062 (1 pg) Order from District court Judge Furgeson, re: appeal on Civil Action number:3:12-CV-5081-F, CASE CLOSED Entered on 1/7/2013 (RE: related document(s)948 Order confirming chapter 11 plan). Order Administratively Closing Case. In light of the Fifth Circuit's recent opinion on this matter (Docket No. 10-11202), this Court is of the opinion that there are no further issues for it to address concerning the bankruptcy plans. Accordingly, the Clerk of the Court is instructed to CLOSE this case. (Ordered by Judge Royal Furgeson on 1/7/2013) (Judge Royal Furgeson) (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/07/2013	1063 (1 pg) Order from District court Judge Furgeson, re: appeal on Civil Action number:3:12-CV-5137-F, CASE CLOSED Entered on 1/7/2013 (RE: related document(s)948 Order confirming chapter 11 plan). Order Administratively Closing Case. In light of the Fifth Circuit's recent opinion on this matter (Docket No. 10-11202), this Court is of the opinion that there are no further issues for it to address concerning the bankruptcy plans. Accordingly, the Clerk of the Court is instructed to CLOSE this case. (Ordered by Judge Royal Furgeson on 1/7/2013) (Judge Royal Furgeson) (Whitaker, Sheniqua) (Entered: 01/10/2013)

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
01/07/2013	1064 (3 pgs) Final order from District court Judge Furgeson, re: appeal on Civil Action number:3:12-CV-387-F, DISMISSED Entered on 1/7/2013 (RE: related document(s)693 Order on motion to sell).ORDER granting 7 Motion to Dismiss. (Ordered by Judge Royal Furgeson on 1/7/2013) (Judge Royal Furgeson) (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/07/2013	1065 (1 pg) Order from District court Judge Furgeson, re: appeal on Civil Action number:3:12-CV-4489-F, CASE CLOSED Entered on 1/7/2013 (RE: related document(s)878 Order (generic)). Order Administratively Closing Case. Any further objections to fee disbursements may be filed in Netsphere Inc et al v. Baron et al, 3:09-cv-00988-F, pursuant to the Advisory on Past and Pending Receivership Disbursements (Doc. No. 1138) by January 23, 2013 (Doc. No. 1153). The Clerk of the Court is instructed to CLOSE this case. (Ordered by Judge Royal Furgeson on 1/7/2013) (Judge Royal Furgeson) (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/07/2013	1066 (1 pg) DISTRICT COURT ORDER CLOSING CIVIL CASE No. 3:09-CV-1551-F. Order Entered on 1/7/2013 (RE: related document(s)36 Motion for withdrawal of reference filed by Creditor Manila Industries, Inc., Creditor Netsphere, Inc.). Order Administratively Closing Case. In light of the Fifth Circuit's recent opinion on this matter (Docket No. 10-11202), this Court is of the opinion that there are no further issues for it to address concerning the Ondova bankruptcy in this particular instance. Accordingly, the Clerk of the Court is instructed to CLOSE this case. (Ordered by Judge Royal Furgeson on 1/7/2013) (Judge Royal Furgeson) (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/08/2013	1054 (2 pgs) Order Regarding the Finding of Various Motions Filed Under Seal by Jeffrey Baron as Moot (related document # 916, # 917, # 918, # 929 and, # 934) Entered on 1/8/2013. (Moroles, D.)
01/08/2013	1055 (1 pg) Clerk's correspondence requesting an order from attorney for creditor. (RE: related document(s)937 Motion for leave and Clarification Filed by Creditor Jeffrey Baron Objections due by 12/14/2012. (Attachments: # 1 Proposed Order on Jeffrey Baron's Motion to Clarify), 938 Motion for leave Jeff Baron's Motion on Appearance of Impropriety Filed by Creditor Jeffrey Baron Objections due by 12/14/2012. (Attachments: # 1 Proposed Order on Jeffrey Baron's Motion on Appearance of Impropriety)) Responses due by 1/22/2013. (Bibbs, P.)
01/09/2013	1058 (1 pg) DISTRICT COURT NOTICE TO THE BANKRUPTCY COURT: Input from this Honorable Bankruptcy Court is hereby requested. (Ordered by Judge Royal Furgeson on 1/9/2013). Civil Case No. 3:09-CV-988-F (Whitaker, Sheniqua) (Entered: 01/10/2013)
01/10/2013	1067 (6 pgs) Motion to dismiss/withdraw document <i>Motion to Dismiss Appeal or, in the Alternative, Motion to Strike Appellant's Designation of the Record</i> (related document(s) 1034 Notice of appeal, 1049 Appellant designation) Filed by Attorney Pronske & Patel, P.C. (Goolsby, Melanie)
	1068 (4 pgs) Appellee designation of contents for inclusion in record of appeal filed by Attorney Pronske & Patel, P.C. (RE: related document(s)1034 Notice of appeal).

01/10/2013	(Goolsby, Melanie)
01/10/2013	1069 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)1054 Order Regarding the Finding of Various Motions Filed Under Seal by Jeffrey Baron as Moot) No. of Notices: 4. Notice Date 01/10/2013. (Admin.) (Entered: 01/11/2013)
01/11/2013	1073 (8 pgs) DISTRICT COURT'S Order of USCA: See order for specifics Entered on 1/11/2013. Civil Case No. 3:09-CV-988-F. USCA Case No. 10-11202. (Whitaker, Sheniqua) (Entered: 01/17/2013)
01/14/2013	1070 (4 pgs) Amended appellee designation of contents for inclusion in record of appeal filed by Attorney Pronske & Patel, P.C. (RE: related document(s)1068 Appellee designation). (Goolsby, Melanie)
01/15/2013	1071 (22 pgs) Amended appellant designation of contents for inclusion in record on appeal filed by Creditor Jeffrey Baron (RE: related document(s)1049 Appellant designation). (Cochell, Stephen)
01/15/2013	1072 (7 pgs) Response opposed to (related document(s): 1067 Motion to dismiss/withdraw document <i>Motion to Dismiss Appeal or, in the Alternative, Motion to Strike Appellant's Designation of the Record</i> (related document(s) 1034 Notice of appeal, 1049 Appellant designation) filed by Attorney Pronske & Patel, P.C.) filed by Creditor Jeffrey Baron. (Cochell, Stephen)
01/15/2013	1074 (1 pg) DISTRICT COURT ORDER: The Court has considered the arguments of the Receiver and the recent developments in the above numbered case and its corresponding bankruptcies and now believes that no further action should be taken with regard to these entities until the issuance of the Mandate from the Fifth Circuit, the resolution of the involuntary bankruptcy proceedings against Jeffrey Baron, and the winding down of the Receivership by this Court. This Court will release these entities, as well as all other assets, as soon as it is authorized by the Fifth Circuit and under the Bankruptcy Code. (Ordered by Judge Royal Furgeson on 1/15/2013) Entered on 1/15/2013. Civil Case No. 3:09-CV-988-F (Whitaker, Sheniqua) (Entered: 01/17/2013)
01/18/2013	1075 (9 pgs) Trustee's monthly operating report for filing period 11/01/2012 to 11/30/2012 (Sherman, Daniel)
01/18/2013	1076 (10 pgs) Trustee's monthly operating report for filing period 12/01/2012 to 12/31/2012 (Sherman, Daniel)
01/18/2013	1077 (2 pgs) Order Regarding Pronske & Patel's Motion. Entered on 1/18/2013 (RE: related document(s)1067 Motion to Dismiss Appeal or, in the Alternative, Motion to Strike Appellant's Designation of the Record Filed by Attorney Pronske & Patel, P.C.). (Moroles, D.)
	1078 (4 pgs) BNC certificate of mailing - PDF document. (RE: related document(s)1077 Order Regarding Pronske & Patel's Motion. Entered on 1/18/2013)

01/20/2013	V.S. Bankruptcy Court - Northern District of Texas No. of Notices: 4. Notice Date 01/20/2013. (Admin.) (Entered: 01/21/2013)
01/28/2013	1079 (1 pg) Clerk's correspondence requesting an order from attorney for creditor. (RE: related document(s)1015 Motion to withdraw as attorney (Stephen Cochell) Filed by Creditor Jeffrey Baron) Responses due by 2/11/2013. (Bibbs, P.)
02/06/2013	1080 (3 pgs) DISTRICT COURT NOTICE OF APPEAL to the Fifth Circuit as to 22 Order of Dismissal or Administrative Closure, by Jeffrey Baron. (RE: related document(s)705 Notice of appeal. (RE: related document(s)691 Order on motion to sell). Civil Case No. 3:12-CV-0367-O. USCA Case Number 13-10121(Whitaker, Sheniqua) MODIFIED text to add civil case number on 5/28/2013 (Whitaker, Sheniqua). (Entered: 02/07/2013)
02/06/2013	1081 (3 pgs) DISTRICT COURT NOTICE OF APPEAL to the Fifth Circuit as to 19 Order of Dismissal or Administrative Closure, by Novo Point, LLC, Gary N Schepps(RE: related document(s)742 Notice of appeal. Fee (RE: related document(s)728 Order on motion for contempt). Civil Case No. 3:12-CV-416-F. USCA Case Number 13-10122 (Whitaker, Sheniqua) MODIFIED text to add circuit court case number on 4/5/2013 (Whitaker, Sheniqua). (Entered: 02/07/2013)
02/06/2013	1082 (3 pgs) DISTRICT COURT NOTICE OF APPEAL to the Fifth Circuit as to 29 Order on Motion to Dismiss by Novo Point, LLC, Petfinders, LLC(RE: related document(s)704 Notice of appeal. (RE: related document(s)693 Order on motion to sell). Civil Case Number 3:12-CV-387-F. USCA Case Number 13-10120 (Whitaker, Sheniqua) MODIFIED to add circuit court case number on 4/5/2013 (Whitaker, Sheniqua). (Entered: 02/07/2013)
02/12/2013	1083 (7 pgs; 2 docs) Response opposed to (related document(s): 1047 Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP) filed by Trustee Daniel J. Sherman. (Attachments: # 1 Exhibit A) (Urbanik, Raymond)
02/12/2013	1084 (26 pgs) Support/supplemental document <i>Receiver's Status Report and Wind Down Recommendations</i> filed by Interested Party Peter S. Vogel (RE: related document(s)1074 Order (generic)). (Fine, Jeffrey)
02/13/2013	1085 (1 pg) SECOND Clerk's correspondence requesting an order from attorney for creditor. (RE: related document(s)1015 Motion to withdraw as attorney (Stephen Cochell) Filed by Creditor Jeffrey Baron) Responses due by 2/27/2013. (Bibbs, P.)
02/13/2013	1086 (2 pgs) Notice of hearing - <i>Notice of Status Conference</i> filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)1047 Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) <i>Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals</i> Filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (Sutherland, J.)). Status Conference to be held on 2/13/2013 at 01:30 PM at Dallas Judge Jernigan Ctrm. (Sutherland, J.)

02/13/2013	Status conference held on 2/13/2013. (RE: related document(s)1047 Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) <i>Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals</i> Filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (Sutherland, J.)) Appearances: G. Pronske and M. Goolsby for Petitioning Creditors; D. Ferguson, Petitioning Creditor; M. Stromberg and A. Busch for Alleged Debtor; R. Urbanik for Ondova Chapter 11 Trustee; J. Fine for Receiver P. Vogel (with P. Vogel); M. Sutherland for Carrington Coleman; S. Cochell (telephonically) as counsel to J. Baron in connection with Ondova. Court continued matter to 2/20/13 at 1:30 pm. (Harden, D.) (Entered: 02/14/2013)
02/14/2013	1087 (2 pgs) Notice of hearing of Continued Status Conference filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (RE: related document(s)1047 Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals Filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (Sutherland, J.)). Status Conference to be held on 2/20/2013 at 01:30 PM at Dallas Judge Jernigan Ctrm. (Sutherland, J.)
02/15/2013	1088 (10 pgs) Trustee's monthly operating report for filing period 01/01/2013 to 01/31/2013 (Sherman, Daniel)
02/18/2013	1089 (2 pgs) Notice of designation of record filed by Interested Party Jeffrey Baron (RE: related document(s)705 Notice of appeal . Fee Amount \$298 filed by Interested Party Jeffrey Baron (RE: related document(s)691 Order on motion to sell). Appellant Designation due by 12/12/2011.). (Schepps, Gary)
02/18/2013	1090 (3 pgs) Notice <i>of designation of record</i> filed by Creditor Novo Point, LLC, Interested Party Petfinders, LLC (RE: related document(s)704 Notice of appeal. Fee Amount \$298 filed by Creditor Novo Point, LLC, Interested Party Petfinders, LLC (RE: related document(s)693 Order on motion to sell). Appellant Designation due by 12/12/2011.). (Schepps, Gary)
02/18/2013	1091 (4 pgs) Notice of designation of record filed by Creditor Novo Point, LLC, Attorney Gary N. Schepps (RE: related document(s)742 Notice of appeal. Fee Amount \$298 filed by Interested Parties Jeffrey Baron, Petfinders, LLC, Creditor Novo Point, LLC, Attorney Gary N. Schepps (RE: related document(s)728 Order on motion for contempt). Appellant Designation due by 01/11/2012.). (Schepps, Gary)
	Status conference held on 2/20/2013. (RE: related document(s)1047 Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) <i>Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals</i> Filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (Sutherland, J.)) Appearances: M. Stromberg and A. Busch for J. Baron; G. Pronske and M. Goolsby for Petitioning Creditors; R. Urbanik and R. Hunt for D. Sherman (Ondova Chapter 11 Trustee); J. Fine for Receiver P. Vogel; S. Obenhaus for Gardere firm; M. Sutherland for Carrington firm (appearing in connection with Ondova case); L. Lambert for U.S. Trustee; S. Cochell (telephonically) for J. Baron in connection with

02/20/2013	Ondova case; D. Ferguson (telephonically) for himself. Nonevidentiary hearing. Court announced it will issue order clarifying that automatic stay applies to all further appellate activity in which Jeff Baron is a party except for Fifth Circuit Receivership Order appeal/rehearing matter, as to which this court has already lifted the stay. Mr. Hunt to submit a form of order and this court will transmit it to District Court and Fifth Circuit with explanatory transmittal after entry. (Harden, D.) (Entered: 02/25/2013)
02/21/2013	1092 (104 pgs) Transcript regarding Hearing Held 02/13/13 RE: STATUS CONFERENCE (RE: related documents 1047). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 05/22/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eScribers, Telephone number 973-406-2250. (RE: related document(s) Status conference held on 2/13/2013. (RE: related document(s)) 1047 Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals Filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (Sutherland, J.)) Appearances: G. Pronske and M. Goolsby for Petitioning Creditors; D. Ferguson, Petitioning Creditor; M. Stromberg and A. Busch for Alleged Debtor; R. Urbanik for Ondova Chapter 11 Trustee; J. Fine for Receiver P. Vogel (with P. Vogel); M. Sutherland for Carrington Coleman; S. Cochell (telephonically) as counsel to J. Baron in connection with Ondova. Court continued matter to 2/20/13 at 1:30 pm. (Harden, D.)). Transcript to be made available to the public on 05/22/2013. (Kurtzer, Benjamin)
02/27/2013	1093 (1 pg) Notice of deficiency regarding appeal Appellant record; certain items on designation. Line item 8, court admitted exhibits for 9/28/2012; Line items 52, filed under seal document; Line 58, sealed motion; line item 61, sealed document; line item 65, court admitted exhibits 11/13/2013 hearing; line item 66 and 67, sealed court admitted exhibits. (RE: related document(s)1034 Notice of appeal . Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses). Appellant Designation due by 12/28/2012.) (Blanco, J.)
03/12/2013	1094 (60 pgs) Notice of Filing "Adoption of Various Objections to Abatement and Disbursement Requests" in Case No. 3:09-cv-00988-F filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP. (Sutherland, J.)
https://o.ef.typk.vv.sv.sta	1096 (3 pgs; 2 docs) Transmittal of record on appeal to U.S. District Court. Deficient record on appeal: Appellant Record Vol. 3, line item 8, court admitted exhibits - not provided; Appellant Record Vol. 5, line item 31, hearing continued - No PDF available; Appellant Record Vol. 5, Proposed order - PDF not available; Appellant Record Vol. 7, Line item 65, Court admitted exhibits - not provided; Appellant Record Vol. 7, line item 67, sealed court admitted exhibits - not provided; Appellant Record Vol. 7, line item 77, proposed order - PDF not available; Appellant Record Vol. 8, line item 98 - INCORRECT ENTRY designated;. ,Transmitted: 2 each of Volume 1, Mini Record. Number of appellant volumes: 12 Number of appellee volumes: 3. (RE: related document(s)1034 Notice of appeal filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses). Appellant

03/28/2013	U.S. Bankruptcy Court - Northern District of Texas Designation due by 12/28/2012.) (Blanco, J.)
03/28/2013	1098 (4 pgs) Notice of docketing record on appeal. Civil Action Number: 3:13-CV-1294-L (RE: related document(s)1034 Notice of appeal filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses) (Blanco J.)
03/28/2013	1099 (1 pg) Notice of transmittal: 4 sealed envelops filed under seal: Documents: 895; 929; 934 and 988. 3:13-CV-1294-L (RE: related document(s)1034 Notice of appeal. Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses). Appellant Designation due by 12/28/2012., 1098 Notice of docketing record on appeal. Civil Action Number: 3:13-CV-1294-L (RE: related document(s)1034 Notice of appeal filed by Creditor Jeffrey Baron (RE: related document(s)978 Order on application for administrative expenses) (Blanco, J.)). (Blanco, J.) Modified TEXT on 3/29/2013 (Blanco, J.).
04/10/2013	1100 (1 pg) District court order reassigning appeal to a different district judge. Now assigned to District Judge:(Royal Furgeson). Civil Action Number: 3:13-CV-1294-F Entered on 4/10/2013 (RE: related document(s)1034 Notice of appeal filed by Creditor Jeffrey Baron). ORDER: This case is transferred to the docket of the Honorable Royal Furgeson, Senior United States District Judge for possible consolidation with Civil Action No. 3:09-CV-988-F. All future pleadings and other papers shall be filed under Civil Action No. 3:13-CV-1294-F. Judge Sam A Lindsay no longer assigned to case. (Whitaker, Sheniqua) (Entered: 04/16/2013)
04/19/2013	1101 (1 pg) Letter from the court regarding mediation before Judge Leif Clark. (Davis, T.)
	1102 (60 pgs) Transcript regarding Hearing Held 02/20/13 RE: STATUS CONFERENCE. THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 07/22/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eScribers, Telephone number 973-406-2250. (RE: related document(s) Status conference held on 2/20/2013. (RE: related document(s)1047 Motion to Reconsider(related documents 948 Order confirming chapter 11 plan) Motion to Vacate Order Confirming Plan and Related Findings and to Dismiss All Appeals and Pending Appeals Filed by Creditor Carrington Coleman Sloman & Blumenthal, LLP (Sutherland, J.)) Appearances: M. Stromberg and A. Busch for J. Baron; G. Pronske and M. Goolsby for Petitioning Creditors; R. Urbanik and R. Hunt for D. Sherman (Ondova Chapter 11 Trustee); J. Fine for Receiver P. Vogel; S. Obenhaus for Gardere firm; M. Sutherland for Carrington firm (appearing in connection with Ondova case); L. Lambert for U.S. Trustee; S. Cochell (telephonically) for J. Baron in connection with Ondova case; D. Ferguson (telephonically) for himself. Nonevidentiary hearing. Court announced it will issue order clarifying that automatic stay applies to all further appellate activity in which Jeff Baron is a party except for Fifth Circuit Receivership Order appeal/rehearing matter, as to which this court has already lifted the stay. Mr. Hunt to submit a form of order and this court will transmit it to District Court and Fifth Circuit with explanatory transmittal after entry. (Harden, D.)).

04/23/2013	U.S. Bankruptcy Court - Northern District of Texas Transcript to be made available to the public on 07/22/2013. (Kurtzer, Benjamin)
05/03/2013	1103 (10 pgs) Trustee's monthly operating report for filing period 02/01/2013 to 02/28/2013 (Sherman, Daniel)
05/03/2013	1104 (10 pgs) Trustee's monthly operating report for filing period 03/01/2013 to 03/31/2013 (Sherman, Daniel)
05/16/2013	1105 (10 pgs) Trustee's monthly operating report for filing period 04/01/2013 to 04/30/2013 (Sherman, Daniel)
06/03/2013	1106 (1 pg) DISTRICT COURT Court Request for Recusal: Chief Judge Sidney A Fitzwater recused. Pursuant to instruction in Special Order 3-249, the Clerk has reassigned the case to Judge Sam A Lindsay for all further proceedings. Future filings should indicate the case number as: 3:09-cv-0988-L.(RE: related document(s)484 Report and recommendation to the U.S. District Court by U.S. Bankruptcy Judge. 3:09-CV-0988-F) (Whitaker, Sheniqua) (Entered: 06/10/2013)
06/03/2013	1107 (1 pg) DISTIRCT Court Request for Recusal: Chief Judge Sidney A Fitzwater recused. Pursuant to instruction in Special Order 3-249, the Clerk has reassigned the case to Judge Sam A Lindsay for all further proceedings. Future filings should indicate the case number as: 3:13-cv-1294-L. (RE: related document(s)978 Order granting second amended application of Pronske & Patel, P.C. for payment of fees as an administrative expense for a substantial contribution to the estate (related document 847) Entered on 11/30/2012.) (Whitaker, Sheniqua) (Entered: 06/10/2013)
08/05/2013	1108 (2 pgs) Trustee's Individual Bond. \$900,000.00 (Neary, William)
08/07/2013	1109 (10 pgs) Trustee's monthly operating report for filing period 06/01/2013 to 06/30/2013 (Sherman, Daniel)
08/14/2013	1110 (12 pgs) Motion to sell property under Section 363(b) and for Approval of Sale Procedures Filed by Trustee Daniel J. Sherman Objections due by 9/9/2013. (Urbanik, Raymond)
08/15/2013	1111 (3 pgs) Notice of hearing filed by Trustee Daniel J. Sherman (RE: related document(s)1110 Motion to sell property under Section 363(b) <i>and for Approval of Sale Procedures</i> Filed by Trustee Daniel J. Sherman Objections due by 9/9/2013.). Hearing to be held on 9/10/2013 at 10:30 AM Dallas Judge Jernigan Ctrm for 1110, (Urbanik, Raymond)
08/23/2013	1112 (10 pgs) Trustee's monthly operating report for filing period 07/01/2013 to 07/31/2013 (Sherman, Daniel)
09/05/2013	1113 (2 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures). (Urbanik, Raymond)

0/30/2014	U.S. Bankrupicy Court - Northern District of Texas	
09/05/2013	1114 (2 pgs) Objection to (related document(s): 1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures filed by Trustee Daniel J. Sherman) filed by Interested Party Jeffrey Baron. (Cochell, Stephen)	
09/07/2013	1115 (17 pgs; 4 docs) Objection to (related document(s): 1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures filed by Trustee Daniel J. Sherman) filed by Interested Party Jeffrey Baron. (Attachments: # 1 Exhibit A 5th Circuit Stay # 2 Exhibit B, Emke Settlement Agreement # 3 Exhibit C, Order Appointing Receiver) (Cochell, Stephen)	
09/10/2013	1116 (33 pgs; 2 docs) Motion to strike (related document(s): 1115 Objection filed by Interested Party Jeffrey Baron) Filed by Trustee Daniel J. Sherman (Attachments: # 1 Exhibit A - D) (Urbanik, Raymond)	
09/10/2013	1117 (1 pg) Court admitted exhibits date of hearing 9/10/2013: Trustee Exhibit 1. Debtor Exhibit 1 (RE: related document(s)1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures Filed by Trustee Daniel J. Sherman Objections due by 9/9/2013.) (Harden, D.) (Entered: 09/11/2013)	
09/10/2013	Hearing held on 9/10/2013. (RE: related document(s)1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures Filed by Trustee Daniel J. Sherman Objections due by 9/9/2013.) Appearances: R. Urbanik and I. Brown for Trustee D. Sherman; S. Cochell for J. Baron; K. McCullough for Trustee J. Litzler; L. Lambert for U.S. Trustee; M. Shayefar (telephonically) for XBT Holdings LTD. Evidentiary hearing. Motion granted, based on FOFs and COLs stated orally. Counsel to upload order. (Harden, D.) (Entered: 09/17/2013)	
09/16/2013	1118 Request for transcript (ENTIRE HEARING) regarding a hearing held on 9/10/2013. The requested turn-around time is hourly. (Harden, D.) Modified text on 9/16/2013 (Harden, D.).	
09/19/2013	1119 (1 pg) Order denying (document # 1116) motion to strike objections. Entered on 9/19/2013. (Moroles, D.)	
09/19/2013	1120 (10 pgs) Trustee's monthly operating report for filing period 08/01/2013 to 08/31/2013 (Sherman, Daniel)	
	1121 (230 pgs) Transcript regarding Hearing Held 09/10/13 RE: MOTION TO SELL PROPERTY (doc. 1110). THIS TRANSCRIPT WILL BE MADE ELECTRONICALLY AVAILABLE TO THE GENERAL PUBLIC 90 DAYS AFTER THE DATE OF FILING. TRANSCRIPT RELEASE DATE IS 12/23/2013. Until that time the transcript may be viewed at the Clerk's Office or a copy may be obtained from the official court transcriber. Court Reporter/Transcriber eScribers, Telephone number 973-406-2250. (RE: related document(s) Hearing held on 9/10/2013. (RE: related document(s)1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures Filed by Trustee Daniel J. Sherman Objections due by 9/9/2013.) Appearances: R. Urbanik and I. Brown for Trustee D. Sherman; S. Cochell for J. Baron; K. McCullough for Trustee J. Litzler; L. Lambert for U.S. Trustee; M. Shayefar (telephonically) for XBT Holdings LTD. Evidentiary hearing.	

6/30/2014	U.S. Bankruptcy Court - Northern District of Texas
09/23/2013	Motion granted, based on FOFs and COLs stated orally. Counsel to upload order. (Harden, D.)). Transcript to be made available to the public on 12/23/2013. (Kurtzer, Benjamin)
09/24/2013	1122 (7 pgs; 3 docs) Order Approving Trustee's Motion for Authority to Sell Property of the Estate, Approving Sale Procedures and Setting Hearing on Final Approval of Sale (RE: related document(s)1110 Motion to Sell filed by Trustee Daniel J. Sherman). Ordered specifically that the Objection 1115 of Jeffrey Baron is denied and overruled in its entirety with further conditions per order (Attachments: # 1 Exhibit A # 2 Exhibit B). Entered on 9/24/2013 Hearing to be held on 11/4/2013 at 02:30 PM Dallas Judge Jernigan Ctrm for 1110. (Moroles, D.)
10/03/2013	1123 (11 pgs; 3 docs) Notice of Entry of Order Regarding Auction Sale filed by Trustee Daniel J. Sherman (RE: related document(s)1122 Order Approving Trustee's Motion for Authority to Sell Property of the Estate, Approving Sale Procedures and Setting Hearing on Final Approval of Sale (RE: related document(s)1110 Motion to Sell filed by Trustee Daniel J. Sherman). Ordered specifically that the Objection 1115 of Jeffrey Baron is denied and overruled in its entirety with further conditions per order (Attachments: # 1 Exhibit A # 2 Exhibit B). Entered on 9/24/2013 Hearing to be held on 11/4/2013 at 02:30 PM Dallas Judge Jernigan Ctrm for 1110. (Moroles, D.)). (Attachments: # 1 Exhibit A # 2 Service List) (Urbanik, Raymond)
10/07/2013	1124 (2 pgs) Notice of appeal . Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)1122 Order to set hearing). Appellant Designation due by 10/21/2013. (Cochell, Stephen)
10/07/2013	Receipt of filing fee for Notice of appeal(09-34784-sgj11) [appeal,ntcapl] (298.00). Receipt number 18002034, amount \$ 298.00 (re: Doc# 1124). (U.S. Treasury)
10/09/2013	1126 (6 pgs; 3 docs) Certificate of mailing regarding appeal (RE: related document(s)1124 Notice of appeal . Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)1122 Order to set hearing). Appellant Designation due by 10/21/2013.) (Attachments: # 1 Service List) (Whitaker, Sheniqua)
10/09/2013	1127 (2 pgs) Notice regarding the record for a bankruptcy appeal to the U.S. District Court. (RE: related document(s)1124 Notice of appeal. Fee Amount \$298 filed by Creditor Jeffrey Baron (RE: related document(s)1122 Order to set hearing). (Whitaker, Sheniqua)
10/21/2013	1128 (3 pgs) Statement of issues on appeal, and designation of record filed by Creditor Jeffrey Baron (RE: related document(s)1124 Notice of appeal). (Cochell, Stephen)
10/23/2013	1129 (1 pg) Clerk's correspondence requesting Amend appellant designation from attorney for debtor. (RE: related document(s)1128 Statement of issues on appeal, and designation of record filed by Creditor Jeffrey Baron (RE: related document(s)1124 Notice of appeal).) Responses due by 11/22/2013. (Blanco, J.)
	1130 (10 pgs) Trustee's monthly operating report for filing period 09/01/2013 to

6/30/2014 U.S. Bankruptcy Court - Northern District of Texas			
10/23/2013	09/30/2013 (Sherman, Daniel)		
10/30/2013	1136 (5 pgs) DISTRICT COURT Memorandum Opinion and Order: The court, pursuant to Rule 8001(a) of the Federal Rules of Bankruptcy Procedure, sua sponte dismisses with prejudice this appeal and denies as moot Appellant's Motion to Re-Designate Parties (Doc. 7). (Ordered by Judge Sam A Lindsay on 10/30/2013) Entered on 10/30/2013 (RE: related document(s)978 Order on application for administrative expenses). Civil Case No. 3:13-CV-1294-L. (Whitaker, Sheniqua) (Entered: 11/13/2013)		
10/30/2013	1137 (1 pg) Final Jdugment from District court Judge Lindsay, re: appeal on Civil Action number:3:13-CV-1294-L, DISMISSED with prejudice Entered on 10/30/2013 (RE: related document(s)978 Order on application for administrative expenses). (Whitaker, Sheniqua) (Entered: 11/13/2013)		
10/31/2013	1131 (3 pgs) Notice <i>Regarding Sale Process</i> filed by Trustee Daniel J. Sherman (RE: related document(s)1122 Order Approving Trustee's Motion for Authority to Sell Property of the Estate, Approving Sale Procedures and Setting Hearing on Final Approval of Sale (RE: related document(s)1110 Motion to Sell filed by Trustee Daniel J. Sherman). Ordered specifically that the Objection 1115 of Jeffrey Baron is denied and overruled in its entirety with further conditions per order (Attachments: # 1 Exhibit A # 2 Exhibit B). Entered on 9/24/2013 Hearing to be held on 11/4/2013 at 02:30 PM Dallas Judge Jernigan Ctrm for 1110. (Moroles, D.)). (Urbanik, Raymond)		
11/01/2013	1132 (2 pgs) Witness and Exhibit List filed by Trustee Daniel J. Sherman (RE: related document(s)1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures). (Urbanik, Raymond)		
11/04/2013	1133 (3 pgs) Appellee designation of contents for inclusion in record of appeal filed by Trustee Daniel J. Sherman (RE: related document(s)1124 Notice of appeal). (Urbanik, Raymond)		
11/04/2013	1134 (1 pg) Court admitted exhibits date of hearing 11/4/2013: Movant Exhibits 1-5 (RE: related document(s)1110 Motion to sell property under Section 363(b) <i>and for Approval of Sale Procedures</i> Filed by Trustee Daniel J. Sherman Objections due by 9/9/2013.) (Harden, D.)		
11/04/2013	Hearing held on 11/4/2013. (RE: related document(s)1110 Motion to sell property under Section 363(b) and for Approval of Sale Procedures Filed by Trustee Daniel J. Sherman Objections due by 9/9/2013.) Appearances: R. Urbanik and I. Brown for Chapter 11 Trustee, D. Sherman; K. Reid for J. Litzler, Chapter 7 Trustee for J. Baron; M. Shayefar (telephonically) for XBT Holdings Ltd Evidentiary hearing. Motion granted. Counsel to upload order. (Harden, D.) (Entered: 11/05/2013)		
11/06/2013	1135 (6 pgs) Final Order Granting Trustee's Motion to Sell and for Sale Procedures (related document # 1110) Entered on 11/6/2013. (Moroles, D.)		
	1139 (2 pgs; 2 docs) Transmittal of record on appeal to U.S. District Court . Deficient		

11/21/2013	record on appeal: Appellant failed to amend the designation filed 10/21/2013 to comply with the notice regarding the record for a bankruptcy appeal, to add the following: (1) Notice of appeal, (2) appealed order (3) docket sheet ,Transmitted: Mini Record. Number of appellant volumes: 2 Number of appellee volumes: 1. (RE: related document(s)1124 Notice of appeal) (Blanco, J.)
11/21/2013	1140 (3 pgs) Notice of docketing record on appeal. Civil Action Number: 3:13-CV-4644-L (RE: related document(s)1124 Notice of appeal.) (Blanco, J.)
11/21/2013	1142 (3 pgs) Notice of docketing record on appeal. Civil Action Number: 3:13-CV-4644-L (RE: related document(s)1124 Notice of appeal .(RE: related document(s)1122 Order to set hearing). (Whitaker, Sheniqua) Modified to add SARD data on 12/31/2013 (Sauer, K.). (Entered: 12/02/2013)
11/27/2013	1141 (10 pgs) Trustee's monthly operating report for filing period 10/01/2013 to 10/31/2013 (Sherman, Daniel)
12/23/2013	1143 (9 pgs) Trustee's monthly operating report for filing period 11/1/2013 to 11/30/2013 (Sherman, Daniel)
	1144 (9 pgs) DISTRICT COURT ORDER denying as moot the Motion to Wind Down Receivership with Proposed Plan, Motion to Withdraw the Reference to the Bankruptcy Court, and Provide Resolution for All Disputed Attorneys Fee Claims 1187, Barons Motion to Approve Compromise and Wind-Down Plan 1295, Barons Motion for Extension of Time to File Objections to Sua Sponte Report and Recommendation filed by the Bankruptcy Court or, Alternatively, Provisional Objection 1305, Motion to Strike Bankruptcy Court Report and Recommendation 1307, Motion to Order the Immediate Return of the Domain Assets and Bank Accountsof Novo Point LLC and Quantec LLC 1310, Bankruptcy Trustees Motion for Leave to Intervene to Respond to the Motion to Order Immediate Return of the Domain Name Assets and Bank Accounts of Novo Point LLC and Quantec LLC 1318, the Receivers Motion for Authority to Immediately Comply with Mandate for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court 1324, Motion for Leave to File Sur-reply to Vogels Erroneous and Misleading NewArgument in Doc. 1329 1330, the Emergency Motion to Protect the Dignity and Jurisdiction of the Court and Preserve the Rule of Law 1334, the Emergency Motion for Mandatory Withdrawal of the Reference of the Proceedings Set for Hearing November 19, 2013 in Bankruptcy Case 12-37921-SGJ7 1337; resolves and moots the matters set forth in the bankruptcy courts July 29, 2013 Sua Sponte Report 1304 and Report on Motion to Withdraw Reference 1344; Motions 1183, 1186, and 1322 are therefore denied without prejudice, and the clerk of the court is directed to term thesemotions. The court vacates the Order AdoptingBankruptcy Court Recommendation 1176, but only to the extent that it referred to thebankruptcy court for findings and recommendation applications by the Receiver for reimbursementof receivership fees and expenses. In addition, the Receiver is directed to submit any futureapplications for reimbursement of receivership fees and expenses to this court fo

5/30/2014	U.S. Bankruptcy Court - Northern District of Texas
12/31/2013	Order to Show Cause Why WIPO and ICANN Should Not be Held in Contempt 1225. Objections to and appeals of orders entered by the bankruptcy court must not be filed in the first instance in the Netsphereaction and any motions filed in the Netsphere action that purport to object to or appeal an order of the bankruptcy court will be stricken, and the court may impose other sanctions in this regard as it deems appropriate.(Ordered by Judge Sam A Lindsay on 12/31/2013) (gr) Entered on 12/31/2013 (RE: related document(s)484 Report and recommendation). Civil Case No. 3:09-CV-00988-L (Whitaker, Sheniqua) (Entered: 01/09/2014)
01/06/2014	1145 (9 pgs) DISTRICT COURT AMENDED ORDER: The court's 12/31/2013 memorandum opinion and order in Case No. 3:13-CV-3461- L, reversing the 6/26/2013 Order for Relief in the Chapter 7 involuntary bankruptcy proceeding, Case No. 12-37921-SGJ-7, that was initiated against Baron by his former attorneys moots a majority of the aforementioned pending matters in this case pertaining to the receivership and involuntary bankruptcy proceeding. On 1/3/2013, the court entered an Amended Memorandum Opinion and Order in Case No. 3:13-CV-3461-L, to correct certain nonsubstantive matters. In light of that Amended Memorandum Opinion and Order, the court vacates its 12/31/2013 Order in this case (Doc. 1349), issues this Amended Order, and makes the court's Amended Memorandum Opinion and Order of 1/3/2014, entered in Case No. 3:13-CV-3461-L, a part of this Amended Order as if repeated herein verbatim. (Ordered by Judge Sam A Lindsay on 1/6/2014)Entered on 1/6/2014 (RE: related document(s)484 Report and recommendation). Civil Case No. 3:09-CV-00988-L (Whitaker, Sheniqua) (Entered: 01/09/2014)
01/20/2014	1146 (12 pgs) Trustee's monthly operating report for filing period 12/01/2013 to 12/31/2013 (Sherman, Daniel)
02/14/2014	1147 (3 pgs) DISTRICT COURT NOTICE OF APPEAL to the Fifth Circuit as to 8 Memorandum Opinion and Order, 11 Order on Motion for Reconsideration, 9 Judgment by Jeffrey Baron. T.O. form to appellant electronically at Transcript Order Form or US Mail as appropriate. Copy of NOA to be sent US Mail to parties not electronically noticed. (RE: related document(s)978 Order granting second amended application of Pronske & Patel, P.C. for payment of fees as an administrative expense for a substantial contribution to the estate (related document 847) Entered on 11/30/2012.)USCA Case Number 14-10198 (Whitaker, Sheniqua) MODIFIED to add circuit case number on 2/26/2014 (Whitaker, Sheniqua). (Entered: 02/21/2014)
02/24/2014	1148 (11 pgs) Trustee's monthly operating report for filing period 01/01/2014 to 01/31/2014 (Sherman, Daniel)
04/01/2014	1149 (10 pgs) Trustee's monthly operating report for filing period 02/01/2014 to 02/28/2014 (Sherman, Daniel)
05/01/2014	1150 (10 pgs) Trustee's monthly operating report for filing period March 1, 2014 to March 31, 2014 (Sherman, Daniel)
05/23/2014	1151 (10 pgs) Trustee's monthly operating report for filing period 05/01/2013 to 05/31/2013 (Sherman, Daniel)

0/30/2011	C.S. Bankrupie'y Court Mordielli District of Texas
05/29/2014	1152 (15 pgs) Trustee's monthly operating report for filing period 04/01/2014 to 04/30/2014 (Sherman, Daniel)
06/08/2014	1153 (7 pgs) Adversary case 14-03081. Complaint by Jeffrey Baron against Daniel J. Sherman. Fee Amount \$350. Nature(s) of suit: 11 (Recovery of money/property - 542 turnover of property). 91 (Declaratory judgment). (Simon, Leonard)
06/19/2014	1154 (9 pgs) Trustee's monthly operating report for filing period 05/01/2014 to 05/31/2014 (Sherman, Daniel)

PACER Service Center			
Transaction Receipt			
06/30/2014 19:28:02			
PACER Login:	pe0710	Client Code:	baron
Description:	Docket Report		09-34784-sgj11 Fil or Ent: filed From: 1/1/2009 To: 6/30/2014 Doc From: 0 Doc To: 99999999 Term: included Headers: included Format: html Page counts for documents: included
Billable Pages:	30	Cost:	3.00

Exhibit F

Gerrit M. Pronske
State Bar No. 16351640
Rakhee V. Patel
Texas Bar No. 00797213
Christina W. Stephenson
State Bar No. 24049535
PRONSKE & PATEL, P.C.
2200 Ross Avenue, Suite 5350
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IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:

ONDOVA LIMITED COMPANY, § CASE NO. 09-34784-SGJ-11

§

Debtor. § Chapter 11

MOTION FOR EXPEDITED HEARING ON EMERGENCY MOTION TO WITHDRAW AS ATTORNEY OF RECORD FOR JEFFREY BARON

TO THE HONORABLE STACEY G. C. JERNIGAN, UNITED STATES BANKRUPTCY JUDGE:

Pronske & Patel, P.C. ("PronskePatel"), pursuant to Section 105 of the United States Bankruptcy Code, 11 U.S.C. §§ 101 *et. seq.* (the "Bankruptcy Code"), seeks an order from the Court setting an expedited hearing on *Emergency Motion to Withdraw as Attorney of Record for Jeffrey Baron* [Docket No. 419] (the "Motion to Withdraw"). In support of this Motion, PronskePatel respectfully represents as follows:

I. JURISDICTION AND VENUE

1. The Court has jurisdiction over the Motion pursuant to 28 U.S.C. §§ 157 and 1334(b). This matter is a core proceeding and this Motion is proper in this district pursuant to 28

MOTION FOR EXPEDITED HEARING ON EMERGENCY MOTION TO WITHDRAW AS ATTORNEY OF RECORD FOR JEFFREY BARON – Page 1

U.S.C. §§ 1408 and 1409.

2. The statutory basis for relief requested herein is Section 105 of the Bankruptcy Code.

II. BACKGROUND

- 3. On July 27, 2009 (the "Petition Date"), the Debtor filed for bankruptcy protection under chapter 11 of title 11 of the Bankruptcy Code.
- 4. On September 17, 2009, the Court entered an order approving the appointment of a chapter 11 trustee (Docket No. 98).

III. RELIEF REQUESTED

- 5. As more fully set forth in the Motion to Withdraw, PronskePatel hereby seeks formal withdrawal as attorneys of record for Jeffrey Baron in the above-referenced bankruptcy action.
- 6. Expedited consideration of the Motion to Withdraw is warranted by the impending time-sensitive issues in this case. Upon information and belief, PronskePatel has recently learned that Mr. Baron intends to transfer assets to an offshore entity over which U.S. Courts will not have jurisdiction, in order to hide those assets from legitimate creditors. Upon information and belief, Mr. Baron will be transferring such assets around September 15, 2010. In order to pursue state court remedies against such assets and to comply with all ethical obligations, PronskePatel must withdraw as counsel of record for Mr. Baron by September 15, 2010. Thus, PronskePatel must respectfully request that the Court grant relief on an expedited basis, so that PronskePatel may withdraw prior to the transfer of assets by Mr. Baron. Accordingly, PronskePatel respectfully requests a hearing on the Motion to Withdraw on an expedited basis, on or before September 15, 2010. Specifically, PronskePatel requests that this

matter be set before or at the same time as the expedited status conference currently set in this

case on September 15, 2010 at 1:30 p.m. [Docket No. 22].

7. PronskePatel has recently learned that Baron intends to hide his assets offshore as

early as September 15, 2010. Thus, the hearing will need to move forward expeditiously to

prevent Mr. Baron's unlawful activities.

8. Notice of the proposed emergency hearing will be provided to the Trustee, Mr.

Baron, counsel for Mr. Baron, and all parties requesting notice.

WHEREFORE, PREMISES CONSIDERED, PronskePatel respectfully requests the

Court enter an order expediting the hearing on the Motion to Withdraw and granting such other

and further relief, whether in law or in equity, as the Court may deem proper.

Dated: September 9, 2010 Respectfully submitted

By: /s/ Gerrit M. Pronske____

Gerrit M. Pronske

Texas Bar No. 16351640

Rakhee V. Patel

Texas Bar No. 00797213

Christina W. Stephenson

Texas Bar No. 24049535

PRONSKE & PATEL, P.C.

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Dallas, Texas 75201

Telephone: 214.658.6500

Facsimile: 214.658.6509

Email: gpronske@pronskepatel.com

Email: rpatel@pronskepatel.com

Email: cstephenson@pronskepatel.com

CERTIFICATE OF CONFERENCE

I, the undersigned, hereby certify that on September 8, 2010 I conferred with Gary Lyon, counsel for Mr. Baron, regarding the relief requested in the Motion. Mr. Lyon indicated that Mr. Baron is unopposed to the expedited setting. I further certify that on September 9, 2010, I conferred with Raymond Urbanik, counsel for the Trustee, regarding the relief requested, and Mr. Urbanik indicated that he is unopposed to the expedited setting.

/s/ Gerrit M. Pronske
Gerrit M. Pronske

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on September 9, 2010 I caused to be served the foregoing pleading upon all parties registered to receive electronic notice via the Court's electronic transmission facilities.

/s/ Gerrit M. Pronske
Gerrit M. Pronske

Exhibit G



ENTERED
TAWANA C. MARSHALL, CLERK
THE DATE OF ENTRY IS
ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

United States Bankruptcy Judge

Signed November 30, 2012

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re: \$

ONDOVA LIMITED COMPANY \$

§

§ CASE NO. 09-34784-SGJ-11

§ Chapter 11

Debtor.

ORDER GRANTING SECOND AMENDED APPLICATION OF PRONSKE & PATEL, P.C. FOR PAYMENT OF FEES AS AN ADMINISTRATIVE EXPENSE FOR A SUBSTANTIAL CONTRIBUTION TO THE ESTATE

Upon review of the Second Amended Application of Pronske & Patel, P.C. for Payment of Fees as an Administrative Expense for a Substantial Contribution to the Estate (the "Application") [Docket No. 847] filed by Pronske & Patel, P.C. ("Pronske & Patel"), the evidence presented and representations of counsel and all other parties made on the record at the hearing on the Application, and all other matters on file, the Court finds and concludes that the Application is reasonable and necessary, that it has jurisdiction to grant the relief requested in the Application pursuant to 28 U.S.C. §§ 1334 and 157, and that good cause exists for entry of the following Order.

ORDER GRANTING SECOND AMENDED APPLICATION OF PRONSKE & PATEL, P.C. FOR PAYMENT OF FEES AS AN ADMINISTRATIVE EXPENSE FOR A SUBSTANTIAL CONTRIBUTION TO THE ESTATE -- Page 1 of 3

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IT IS THEREFORE,

ORDERED that the Application is hereby **GRANTED**; and it is further

ORDERED that Pronske & Patel is entitled to and hereby allowed an administrative expense claim for a substantial contribution in the above-captioned case under 11 U.S.C. § 503(b)(4) in the total amount of \$294,033.87.

END OF ORDER

Respectfully submitted,

/s/ Melanie P. Goolsby
Gerrit M. Pronske
State Bar No. 16351640
Rakhee V. Patel
State Bar No. 00797213
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Exhibit H

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1	IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS		
2	DALLAS DIVISION		
3	In Re:) Case No. 09-34784-sgj-11) Chapter 11	
4	ONDOVA LIMITED COMPANY,)) Dallas, Texas	
5	Debtor.) November 20, 2012) 3:00 p.m.	
6) BENCH RULING - CHAPTER 11	
7) PLAN [#924]	
8	TD ANGCD T	-'	
9	TRANSCRIPT OF PROCEEDINGS BEFORE THE HONORABLE STACEY G.C. JERNIGAN, UNITED STATES BANKRUPTCY JUDGE.		
10			
11	APPEARANCES:		
12	For Jeffrey Baron: (Telephonic)	Stephen Rudolph Cochell THE COCHELL LAW FIRM 7026 Old Katy Road, Suite 259	
13		Houston, TX 77024 (713) 980-8796	
14	(Telephonic)	Jeffrey Baron	
15	For Peter S. Vogel,	Jeffrey R. Fine	
16	Receiver:	Chris Kratovil DYKEMA GOSSETT, PLLC	
17 18		1717 Main Street, Suite 4000 Dallas, TX 75201 (214) 462-6455	
19		Peter S. Vogel	
20	For Daniel J. Sherman, Chapter 11 Trustee:	Raymond J. Urbanik MUNSCH, HARDT, KOPF & HARR P.C.	
21	(Telephonic)	500 N. Akard Street, Suite 3800 Dallas, TX 75201-6659	
22		(214) 855-7590	
23	(Telephonic)	Daniel J. Sherman	
24	For the U.S. Trustee:	Lisa Laura Lambert OFFICE OF THE UNITED STATES TRUSTEE	
25		1100 Commerce Street, Room 976 Dallas, TX 75242 (214) 767-8967 Ext. 1080	

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(Pause.) Hold on just a minute. (Pause.) All right. I'll just do a global search in my document before I finalize it.

Anything else?

MR. FINE: Your Honor, this is Jeff Fine. In the form of the confirmation order that we'll submit to the Court, we will I think reference the Fifth Circuit's order that we cannot close on the sale except through further order of that Court or by November 30th. I don't remember exact -- their exact language. But I think we will include that language in the confirmation order.

THE COURT: All right. Very well. Again, this is simply styled findings of fact and conclusions of law, and I did anticipate a separate order being submitted by you, Mr. Fine. Or Mr. Urbanik.

All right. Anything else? It's 4:20. It may be tomorrow before these get entered, but if not tonight, tomorrow morning.

All right. Well, one unfinished matter is Mr. Pronske's matter. And Mr. Pronske, I am going to approve in full your application for allowance of an administrative expense claim and substantial contribution claim. So I am going to refrain from orally announcing detailed findings of fact and conclusions of law on that, but I'm going to ask you to simply submit a form of order that grants in full your application.

And when I say "your application," as amended at least twice.

1	The one that you submitted yesterday.		
2	All right. Can you submit that to me? Mr. Pronske, are		
3	you there?		
4	MR. PRONSKE: Yes, Your Honor. I'm sorry. I just		
5	said thank you, and I will get the order to you. Thank you		
6	very much.		
7	THE COURT: Okay. And I will also get that signed		
8	right away. All right. Anything else?		
9	(No response.)		
LO	THE COURT: All right. Well, in that case, we stand		
L1	adjourned and I will be getting this entered forthwith. All		
L2	right.		
L3	MR. FINE: Thank you very much, Your Honor.		
L4	THE CLERK: All rise.		
L5	MR. VOGEL: Thank you, Your Honor.		
L6	(Proceedings concluded at 4:23 p.m.)		
L7	00		
L8			
L9			
20	CERTIFICATE		
21	I certify that the foregoing is a correct transcript from the digital sound recording of the proceedings in the above-entitle		
22	matter.		
23			
24	Kathy Rehling Date		
	Certified Electronic Court Transcriber		

Exhibit I

1	IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS		
2	DALLAS DIVISION		
3	In Re:	Case No. 09-34784-sgj-11 Chapter 11	
4	ONDOVA LIMITED COMPANY,)	Dallas, Texas	
5	Debtor.)	July 22, 2010 1:30 p.m. Calendar	
6))	STATUS CONFERENCE ON BELTON	
7))	TRUST ISSUES AND PRICING ON THE DOMAIN NAME RENEWAL	
8))	AGREEMENT	
9	TEDANICADE DE CO	D DDOGDED INGG	
10	TRANSCRIPT OF PROCEEDINGS BEFORE THE HONORABLE STACEY G.C. JERNIGAN,		
11	UNITED STATES BANKRUPTCY JUDGE.		
12	APPEARANCES:		
13	· · · · · · · · · · · · · · · · · · ·	Jacob Pannier Urbanik	
14	380	SCH HARDT KOPF & HARR, P.C. O Lincoln Plaza	
15	Dal	N. Akard Street las, TX 75201 4) 855-7563	
16			
17			
18	Dal	las, TX 75201 4) 740-8662	
19			
20	Point, LLC: WES	ig Alan Capua T & ASSOCIATES, LLP South R.L. Thornton Freeway,	
21	S	uite 300 las, TX 75203	
22		4) 941-1881	
23		k Taylor MANN, TAUBE & SUMMERS, LLP	
2425	(Via Telephone) 100 Aus	Congress Avenue, 18th Floor tin, TX 78701 2) 472-5997	

1	APPEARANCES, cont'd.:	
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4	11 =	eter S. Vogel
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12	D	200 Ross Avenue, Suite 5350 allas, TX 75201 214) 648-6501
13	II .	ennifer A. Womack
14 15	1 D	NITED STATES BANKRUPTCY COURT 100 Commerce Street, 12th Floor allas, TX 75242
16		214) 753-2065
17	2	athy Rehling 09 Bay Circle
18		oppell, TX 75019 972) 304-1998
19		
20		
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22		
23		
24	Proceedings recorded h	ov digital sound recording:
25	Proceedings recorded by digital sound recording; transcript produced by transcription service.	

DALLAS, TEXAS - JULY 22, 2010 - 2:35 P.M. 1 2 THE COURT: Please be seated. We have an Ondova 3 status conference, Case No. 09-34784. Let's get appearances 4 from counsel. 5 MR. URBANIK: Good afternoon, Your Honor. Ray Urbanik 6 and Lee Pannier from Munsch Hardt on behalf of Daniel Sherman, 7 Chapter 11 Trustee. 8 THE COURT: Okay. 9 MR. MACPETE: Good afternoon, Your Honor. John 10 MacPete on behalf of the NetSphere parties. 11 THE COURT: Okay. 12 MR. CAPUA: Good afternoon, Your Honor. Craig Capua 13 and Mark Taylor on behalf of Quantec, LLC and Novo Point, LLC. 14 THE COURT: All right. Mr. Taylor, are you on the 15 phone? 16 MR. TAYLOR: Yes, Your Honor. I'm here. Thank you 17 for allowing me to appear by phone. 18 THE COURT: Sure. 19 MR. VOGEL: Okay. And Your Honor, Peter Vogel on

MR. VOGEL: Okay. And Your Honor, Peter Vogel on behalf of -- Roy Furgeson's Special Master.

THE COURT: All right. Thank you.

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All right. We were last here on July 14th on a continued setting that day on a 9019 motion to approve a settlement. We started that hearing the 12th of July, and then came back on the 14th. At that hearing, the Court approved the proposed

settlement agreement subject to six issues being drafted up in a manner that had been described on the record that day. Knowing the history of this case, we all sort of discussed the

possibility of having a follow-up status conference if those six issues were not promptly wordsmithed.

With that, Mr. Urbanik, I'll ask you where we are on those six issues and what we need the status conference for today.

MR. URBANIK: Your Honor, Ray Urbanik for Daniel Sherman, Trustee.

That is correct. When we were here last, the Court, I believe, you know, had listened to a lot of evidence and reviewed documents and heard all the presentations of counsel, and essentially preapproved the settlement except for the six outstanding issues. And I think the Court did a great job of tying down parties so that they couldn't have some wiggle room out of the, you know, overwhelming majority of the settlement agreement. I would say that it is 96 percent complete, 98 percent complete.

The six remaining issues that the Court wanted the parties to go and just, you know, finalize or handle technical amendments were as follows. There was a very last-minute agreement between us and Mr. Baron on Section 6(c). We got the provision right as the hearing started, so we wanted to review that back at the office, which we have done, and worked out changes to that 6(c) section.

The trusts had also been working on a document with the Baron parties, and they also had requested time to kind of review that, those provisions, outside the courtroom. And I believe that's been done and all agreed to.

There were several documents that our firm was circulating, and I don't think Mr. MacPete had received them, and one of them had not yet been sent around to the parties. One was simply the form of order that the Trustee holds in escrow in the event of a default of the additional payment. That was sent around to everyone. I've not gotten any comments back. That's the order that we give to a monetizer in case there's a default in payment.

THE COURT: Right.

MR. URBANIK: There is a security agreement that the estate is receiving, and with respect to that additional payment, the security agreements and the monetization of the Blue Horizon names, not the names themselves, we sent that around and didn't get any -- there might have been a very minor edit from one of the parties.

And then an agreement that was fairly important and was discussed at the last hearing was a domain name renewal agreement for Ondova to remain the registrar for the next six or seven months while the bankruptcy case wraps up and until the estate receives all the money it's owed under the additional payment. Now, that domain name renewal agreement is

-- has been circulated, but the pricing that the estate is going to receive is not resolved yet with Mr. Baron.

I think the last issue of the six was the Belton Trust matter, which the Manila/NetSphere parties were trying to pin down who the trustee was, and there was some testimony from Mr. Baron. And essentially the Court sent the parties out of here to work out the technical aspects of getting the Belton Trust issues either resolved through the settlement agreement or the order, wherever they wanted to do it.

We're here today with just two outstanding issues, I can report. One is Mr. MacPete has worked with the Baron parties on the Belton Trust issue, and I think Mr. MacPete is able to get that done today if Mr. Baron shows up with his lawyers, because they want -- I think Mr. MacPete wants a proffer from Mr. Baron.

THE COURT: Where is Mr. Baron and Mr. Pronske and/or Mr. Lyon?

MR. URBANIK: Let me start. Right before I got in the car to come here, Mr. MacPete and I spoke, and Mr. MacPete had gotten a call from Mr. Lyon that Mr. Baron was in the hospital. I'll let Mr. MacPete report what he's heard.

MR. MACPETE: Good afternoon, Your Honor. We had worked out an arrangement with respect to the Belton Trust and Domain Jamboree issues, Gary Lyon and myself. I have some e-mail confirmation of that. That does involve a proffer by Mr.

||Baron today.

And about, I guess, 40 minutes ago now, Your Honor, I got a call roughly from Mr. Lyon, indicated that he was en route to the Plano Presbyterian Hospital, where apparently Mr. Baron had checked himself in last night, and that he was either going to pick him up and bring him to the hearing, because I indicated it would be difficult for the Court to resolve this matter on both the outstanding issues without Mr. Baron available, and he said he would either show up with Mr. Baron or he would get some kind of a note from a doctor that they weren't going to let him out of the hospital.

That's the last I heard. That was about 40 minutes ago,

Your Honor. And I've been hoping he was actually going to walk
in the door with Mr. Baron. But that's what I know so far.

THE COURT: And Mr. Pronske?

MR. MACPETE: I have not talked to Mr. Pronske. I understand Mr. Urbanik has talked Mr. Pronske today, but it sounded like, what Mr. Urbanik was telling me, that maybe Mr. Pronske was unaware that Mr. Baron was in the hospital. But I think he can speak to that.

THE COURT: Okay. But you think you have the Belton

Trust language all worked out, but you simply had wanted Mr.

Baron to kind of confirm on the record that --

MR. MACPETE: Right. The --

THE COURT: -- you were done on that?

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MR. MACPETE: The agreement was that we were going to ask the Court to make a finding with respect to the Belton Trust. Mr. Baron was going to proffer testimony that he is, in fact, the trustee of the Belton Trust. THE COURT: Come on up, Mr. Pronske. MR. MACPETE: Oh, there's Mr. Pronske. And there were some other aspects to the --THE COURT: He was going to --MR. MACPETE: -- finding that we wanted --THE COURT: I'm sorry. He was going to testify he is the trustee on the Belton Trust? MR. MACPETE: He's -- yeah. That's he's the trustee of the Belton Trust. That all the beneficiaries of the Belton Trust are signing the settlement agreement and desire the trust to be bound by the settlement agreement. That the only asset in which the Belton Trust has any interest is Domain Jamboree, and that the only assets in which Domain Jamboree has an interest are the domain name DomainJamboree.com and its accreditation agreement with ICANN and its agreement with VeriSign to be a registrar. And then, further, he was going to proffer testimony that Jay Kline is the current manager of

THE COURT: Okay.

agreement on behalf of Domain Jamboree.

MR. MACPETE: So I think we have that issue worked

Domain Jamboree, LLC and is authorized to sign the settlement

out, assuming that he was here to make such a proffer for Your Honor to make that finding.

THE COURT: All of a sudden, all these details about Belton Trust have become so clear.

MR. MACPETE: Well, part of the way that happened, I think, Your Honor, is that earlier this year the accreditation agreement between Domain Jamboree and ICANN expired and a new agreement was entered into by this Mr. Kline as the manager.

And when I told Gary Lyon that Mr. Kline had entered into that agreement, I asked him to talk to Mr. Kline, because it was my belief -- I haven't talked Mr. Kline -- it was my belief he would say he was appointed to that position by Mr. Baron, which would be evidence that Mr. Baron was acting as the trustee of Belton Trust. At that point, Mr. Lyon and Mr. Baron agreed that he would so testify.

THE COURT: Okay. So we're going to hear from Mr. Pronske on what he knows, if anything, about the whereabouts of Mr. Baron.

MR. PRONSKE: Your Honor, I apologize for being late.

I was speaking to him on the phone. He's been admitted to the emergency room at Plano Presbyterian, and that's where he is now. So Mr. --

THE COURT: He's waiting around in the emergency room, or he's actually been admitted?

MR. PRONSKE: He's in the emergency room receiving an

IV, and he's been vomiting and having a lot of issues today that are related to his body chemistry and his diabetes, and he is likely going to be admitted.

So Mr. MacPete is correct about the proffer. And maybe we can satisfy the Court through an affidavit or something like that. But he won't be able to be here to testify to that today. Or we can reconvene if the Court wants to take a proffer to that effect.

We were also going to have a hearing today relating to pricing because we haven't been able to reach an agreement on that, and he's obviously not here to testify for that, either. So I would like to -- I think those are our only last couple of issues, and I'd like to put that hearing off, too, because I don't have Mr. Baron to testify on that issue.

THE COURT: Okay. I'm sorry. Clarify on pricing. We think we might have an agreement on that, or we wanted --

MR. PRONSKE: No, we were going to --

THE COURT: -- the Court to decide on that?

MR. PRONSKE: Yeah. We were going to need some Court time to decide the pricing issue, which we were not able to reach an agreement on. And that is going to require some testimony from Mr. Baron, too. I don't think that's a long hearing. I think that's maybe, you know, 20 to 30 minutes of testimony and argument on that. But we're unable to go forward on that today as well.

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THE COURT: Okay. Well, it goes without saying I'm
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    going to need some proof of Mr. Baron's medical crisis.
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             MR. PRONSKE: Right.
             THE COURT: So we'll discuss that in a minute.
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             MR. PRONSKE: Okay.
             MR. SHERMAN: Judge, I don't think I have a pricing
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    issue problem. I have reached an agreement with the trusts.
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    They have agreed to pay the estate $8.94 a name through the six
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    -- probably January or February, whatever the last month it is
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    that we received our payment.
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             THE COURT: And the trust we are talking about now is
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    Village Trust, or which trust?
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             MR. SHERMAN: Village Trust. Mr. Taylor is on the
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    line.
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             THE COURT: Okay. Mr. Taylor, do you confirm that the
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    Village Trust has agreed to that?
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             MR. TAYLOR: Yes, Your Honor. We're not contesting
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    the pricing at all. And I think Mr. Capua can attest to that
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    as well.
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                                So $8.94 per name?
             THE COURT: Okay.
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             MR. SHERMAN: Yes.
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             THE COURT: Through, I'm sorry, how long?
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             MR. SHERMAN: Well, until the estate is paid, till the
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    estate is paid off. The problem that I think Mr. Baron has is
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    that -- and for whatever reason, Mr. Pronske doesn't agree with
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me on this -- is he needs to take that -- he's a beneficiary of the trust. If he doesn't like it, he needs to talk to his trustee protector or whatever. The problem is, he's asked his trustee protector to resign. Then he realized he didn't have anybody else to take their place, so he had to ask the trustee protector to hang around for another 60 days until he could find somebody else that was willing to do it.

And I just don't -- I don't have a problem on the pricing. Mr. Baron does, and I don't care. If he wants to come down here and say he's not going to sign the agreement, he's not going to abide by it because he as a beneficiary is disappointed in what's going on over there, if I was representing him, I would advise him not to do that in a judicial proceeding, demonstrate that he is attempting to control his trust. But I'm not his lawyer. I'm just an irritated trustee and tired of dealing with him.

THE COURT: Let me -- before I lose my train of thought and forget about one issue -- I mean, the way this case is, I have to do this. On the six issues that had to be resolved, had to be wordsmithed after the July 14th hearing, there was one that you didn't list out, Mr. Urbanik, the supplemental agreement dealing with Ms. Schurig's role and compensation. I think Mr. Taube, Mr. Capua just wanted one final chance to eyeball that, and maybe Mr. MacPete did, too. I don't know. I don't think so on Mr. MacPete. Are we done on

that one?

MR. URBANIK: Yes, Your Honor.

THE COURT: Okay.

MR. URBANIK: I didn't do a very good job at all in listing those issues. That was, I think, the second item I was attempting to describe earlier, but I couldn't remember the name of it. You're right. It was like the supplemental agreement, and I called it, you know, the trust provisions, I believe, earlier when I was noting to the Court that I believe that's all been worked out between the trusts and the Baron parties. But it was, I think, called the supplemental settlement agreement, --

THE COURT: Okay.

MR. URBANIK: -- if I'm not mistaken.

THE COURT: So that's definitely off? All right.

MR. URBANIK: Your Honor, with respect to the pricing, Mr. Sherman is correct. The trusts have agreed to the \$8.94 per name, but I understand Mr. Baron won't sign the settlement agreement at that price. I think that's his position.

I'm ready to go forward today. I have a witness and I was going to call Damon Nelson and I was going to call Mr. Baron to testify about the issue if we were going to have an evidentiary hearing. But he is only the beneficiary of the trusts, and the trusts have agreed.

And just by way of background, Your Honor, the price that the trusts had been paying was \$9.50 a name, and then during the -- for three months, at their request, we reduced the price to \$7.89 as a favor, and it had no mark-up. The new requested cost that we're asking for is \$8.94, which is a 7 percent margin, and Mr. Baron has not agreed to it. The trusts can certainly afford to pay it, because Mr. Nelson has analyzed the revenue. And even paying \$8.94 a name, there's profits of almost a million dollars for the next 12 months. So it's a very -- these names are doing very well. They make a lot of money. There will no longer be legal fees and the litigation settlements.

So we were going to go forward, if the Court wanted, and have an evidentiary hearing. But since the trusts have agreed, you know, we -- you know, we're ready to sign up the new domain name renewal agreement with the trusts. And if Mr. Baron doesn't want to sign the settlement agreement, then, you know, we may just begin litigation against him. It's -- he should be here.

I did talk to Mr. Pronske twice today, I'm sure he'll note. We spoke at 8:00 a.m. and 11:00 a.m., and we weren't told. I was not told by Mr. Pronske that Mr. Baron had gone to the hospital. Mr. MacPete heard that he went last night, so I'm not sure why no one could call us. Mr. Lyon and Mr. Pronske didn't advise any of us today about this hospital thing. It

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just was John's call about, I don't know, 1:00 o'clock or 1:15.
And we could have let the Court know and saved a lot of
attorney's fees if we had known not to come down here.
         THE COURT: Mr. Pronske?
         MR. PRONSKE: Your Honor, --
         THE COURT: You can imagine about what is floating
through my mind right now, can't you?
         MR. PRONSKE: Well, I -- yeah, Your Honor. I can tell
you, Mr. Baron's at Presbyterian, and the Court can call and
ask. You know, that's not, I don't think, secret information.
The first --
         THE COURT: Good idea. I think I will.
         MR. PRONSKE: The first time that I was aware of it
was a voicemail that, I just looked at my phone, came in at
12:56 from Gary Lyon, who told me that he was in the hospital.
I spoke with Mr. Baron this morning, and I know that he was not
feeling very good but he was not in the hospital this morning.
So -- and he did not make --
         THE COURT: Who heard he was there last night?
sorry?
       What --
         MR. MACPETE: That's what Mr. Lyon told me when he
called me, that Mr. Baron had gone to the hospital last night.
         THE COURT:
                     Okay.
         MR. PRONSKE: He may have. That's news to me.
have gone and left. I don't know. I'm not saying that's not
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true. But I know this morning when I spoke to him he was at home. And he was not feeling well, and we had to terminate our call early because he was not feeling good, and did not get to finish it. But he didn't call me before he went to the hospital, so I didn't know until I got Mr. Lyon's message.

I do think he is -- he has standing to be heard today. And if this was just an issue between the trusts and Mr. Sherman, then I agree, from a legal standpoint, he would be bound as a beneficiary. Where that is different here is that the bankruptcy trustee and their counsel have made this domain registrar agreement be forced to be signed as a part of the settlement agreement. It's in Paragraph 6(c) of the settlement agreement, says that it has to be signed and that all of these names have to be bound to Ondova. It doesn't have a price. And that price was thrust on us, literally seconds before we came into a hearing to approve the settlement, for the very first time.

And what has been paid in the past is cost for the last few months, which was that \$7.80-something. And actually, their cost is \$7.34 to VeriSign and another \$.20 to ICANN, and then all of the costs of running the various people in the office:

Damon Nelson, Oksana whatever her last name is, the rent of the office, and their administrative expenses. They've given us a flowchart showing that that's \$8.29. And we have offered to pay the \$8.29.

What they want to do is make a profit on that, and which we don't think is a place that they should be right now, because we have negotiated, strenuously have negotiated the monies, the dollars to be paid by the trusts. We've agreed twice to increase that amount midstream by Mr. Sherman. And I'm not saying Mr. Sherman was incorrect or wrong or I'm not casting any aspersions at him at requesting increases during the case, but he did request increases while we were doing this negotiation, and we very reluctantly agreed to pay those increases.

And then the latest increase, which is essentially profit on this contract, was thrust upon us right before we started the last settlement hearing, and it was forced to be part of the settlement agreement. It's in Paragraph 6(c). And so Mr. Baron is a party to this agreement. If they want to pull it out of the settlement agreement and make that not a part of this agreement and allow Mr. Baron, when -- to deal with whatever registrar he wants to, that's another matter. The market is about \$8.00 for these domain names.

And the reason it makes a difference, Your Honor, and Mr. Baron unfortunately can't testify, I wish he was here, because his testimony would be essentially that the money from the trusts is extremely tight and his expenses are extremely tight and the profit coming off of it on a monthly basis is not sufficient to pay all the expenses. And he's been very

1 | anxious, very anxious, --

THE COURT: I'm hearing a million dollars from this side of the room and I'm hearing very tight from you.

MR. PRONSKE: It's not a million dollars, and they know it's not a million dollars. It's \$719,000 was the amount that was testified to, and that number dwindles very quickly with all of the amounts that are required to be funded as a part of the settlement.

To give the Court just two examples, my fee to Mr. Baron that will have to come out of the trust is \$200,000, roughly. Actually, a little bit more than that since February, and I haven't been paid. All the other attorneys have been paid in this case, and it's multiples of that for each attorney in this room. And there is a \$200,000 figure that has to be paid and is securitized and which is brought up in the whole Paragraph 6(c) of collateralization.

Those two numbers alone are \$400,000, which is more than half of what's in the trust, and the cash revenue figures that we have shown to Mr. Urbanik show that in the last 14 months the average cash flow has actually yielded a negative number. Of course, that's with a lot of attorney's fees that we've paid to the trusts' attorneys, about \$950,000 in the last 14 months to those. But even if you add that money back, it's still not a very significant amount. Mr. Baron has huge tax liabilities, and the money is going to run out.

And so that's why we've been really careful about negotiating these numbers, and Mr. Baron has had quite a bit of anxiety about agreeing at the last minute to pay an extra \$200,000 and collateralizing it with all these names. And we've negotiated that hard. And now there's another number, of the estate getting a profit off of these names. And I -- Your Honor, I don't think that's right, to have that placed upon him at the very last second. And it's basically about \$75,000, maybe \$80,000, of what that profit would be over the next few months. And the numbers are too tight.

And so we've said no to this, and we've said no because -
THE COURT: Wait. I mean, I wouldn't be surprised if
there are two answers to this question, but I really want to
understand the dollars and cents.

MR. PRONSKE: Okay.

THE COURT: The difference between \$7.89 and \$8.94, I mean, I could do the math if I knew the number of names and how often this becomes due.

MR. PRONSKE: Uh-huh.

THE COURT: What is the math?

MR. PRONSKE: Okay.

THE COURT: What is the exact math?

MR. PRONSKE: That's a very good question. And here is what I understand the math is, and it's not the difference between the \$7.84, because we're willing to pay \$8.29, which

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we've given -- we've been given a spreadsheet by the Trustee, generated by the Trustee, that shows the following costs. \$7.34 is the --THE COURT: VeriSign? MR. PRONSKE: Is to VeriSign. That's the cost for registering the names. There's another \$.20 that's to ICANN. That's \$7.54. And then the spread between \$7.54 and \$8.29 is essentially the registrar costs of administration in this case. And quite frankly, I don't think that all of that is registrar costs. I think a lot of what Mr. Damon Nelson does is general administration in the bankruptcy and is not attributable to registrar --THE COURT: But you all will concede \$8.29 can be the MR. PRONSKE: We would pay the \$8.29, which is their costs. And those are their numbers, and that pays all of Mr. Nelson's monthly salary of -- I think it's \$9,500, Oksana's monthly salary, which I think is a couple thousand dollars, Jeff Baron's payroll and his insurance, which I think is somewhere around a thousand, and the rent on the facility, and all of their costs of basically running the registrar business. That cost plus the \$7.54 equals \$8.29. So when I say \$75,000 to \$80,000 in profit, I'm talking about between that \$8.29 number and the \$8.94 number.

And we have been receiving -- or, we -- the trusts have

been paying \$7.89, which was the cost number, and that's what it was our expectation that we were going to continue to pay that until the bankruptcy plan was confirmed. And this number, as I said, of \$8.94 was not only thrust upon us at the last minute, but was thrust upon us at the last minute and it was put into the settlement agreement so that we have to agree to it.

And so, if we have to agree to it, then I think we get to say the price is not what it should be. And the market price, and we actually have an expert witness, the market price is about \$8.00 and possibly less than \$8.00 when you do both registrations.

THE COURT: But the \$.65, the difference between \$8.94 and \$8.29, times how many names? I mean, it --

MR. PRONSKE: It would be about 130,000 names that would have to be registered during that time period. And I think if you do the math of 130,000 names times that \$.65, I think you come out with about \$75,000-\$80,000. So that is the number that I'm calling the profit.

THE COURT: So we are down today to a \$75,000 issue?

MR. PRONSKE: Well, we are, but this isn't settlement or no settlement for that issue. This is just we need input from the Court as to what that number should be, because we can't agree to it.

THE COURT: What do you mean, it's not settlement or

no settlement? I thought --

MR. PRONSKE: We've agreed -- no, we've agreed to a settlement based on the Court resolving that issue.

THE COURT: So he will sign the settlement documents and we will go effective and then we'll just have a later hearing and whatever the Court rules the Court rules? That's what you envision?

MR. PRONSKE: That's not what we envisioned. What we envisioned was we were going to come down here and try the pricing issue, get a ruling, and then sign up the settlement agreement.

And we are also asking that Mr. Baron be able to use a different registrar if the number is not right, which is -- the ICANN rules and regulations, which is the rules and regulations that govern the Internet business, say that registrars are not permitted to prevent transfers of names. And so Ondova has no right to let us move to whatever registrar we want to move to. And I've got the law on that to present to the Court.

So, Your Honor, what we're asking for I really don't think is unfair. We're willing to pay their complete costs so that they're not out a nickel to administer that registrar business for about the next three or four months while we go forward with plan confirmation. And that's what we are seeking, and I think the Court is being asked to resolve that pricing issue. And I think the settlement's a go, and --

THE COURT: Well, he's not going to like however I rule unless it's \$8.29. If I say \$8.30, I mean, given his past behavior, he's going to -- he's not going to like it.

MR. PRONSKE: Your Honor, I think we're bound by the Court's ruling.

THE COURT: No, you said that he would want the choice to go with a different registrar if he doesn't like the ruling of the Court.

MR. PRONSKE: Well, but see, if he goes with a different registrar, they shouldn't have registration costs associated with that. Right?

THE COURT: But they can explain to me, I think there is a reason they want to stay on as registrar until the last dime flows into the settlement agreement.

MR. PRONSKE: They might say that, but there shouldn't be, because -- now, as to the Blue Horizon names, that would be true, but that's about 5 percent of the names we're talking about. They want to be the registrar on all of the names, and they don't have a security interest in the cash flow or the names for the Odd Group portfolio, which is 95 percent of the names. So there shouldn't be any reason why they have to be registrar.

THE COURT: Okay. What about this issue?

MR. PRONSKE: But --

THE COURT: What about this issue? The trust agrees;

the Village Trust trustee agrees?

MR. PRONSKE: And that -- if that was a standalone agreement between just the trusts and the bankruptcy trustee, Mr. Baron would not be able to do anything about that. But that's not the case, because it's been forced upon Mr. Baron as a part of the settlement agreement, which he is a signatory and a party to. And if that's taken out of the settlement agreement, then I have to sit down and I don't have a right to argue that. But because they're making that be a part of the settlement and they're making him sign that and be bound by it, then he's got the right to protest that.

THE COURT: All right. Next, Mr. Lyon. Why don't you come up here and tell me --

MR. PRONSKE: He's been to the hospital, so I think he can probably give you --

THE COURT: Well, I'll -- first, Mr. Baron, what's the story there?

MR. LYON: Your Honor, from talking to Michelle, which is his charge nurse right now, --

THE COURT: I'm sorry. Talking to who?

MR. LYON: Between talking to Michelle, that is the charge nurse of the emergency room at Plano Presbyterian, he's been in there for three point -- about 3-1/2 hours. They have actually ordered lab work, and they were about to take him out right when I got there for x-rays for the chest and more,

stomach area, things like that.

They would not tell me exactly what was wrong with him other than they are not -- they would not release him to my custody. And I explained the necessity for that and they again said, "We may be admitting him." So they did not have lab work back at that time, and that was at two -- roughly 2:15. And at that point, I had information that I needed to bring down here, and we made a determination, I said, "I've just got to go and I've got to let the Court know exactly the situation."

I do not know the name of his doctor, but we can get that information.

THE COURT: So you actually went in there and talked to this Nurse Shel?

MR. LYON: Michelle.

THE COURT: Ms. Shel?

MR. LYON: Yes, Your Honor.

THE COURT: What's her -- how do you spell that name?

MR. LYON: M-I-C-H-E-L-L-E. Michelle. M. Mike-

India-Charlie-Hotel-Echo-Lima-Lima-Echo.

THE COURT: Michelle?

MR. LYON: Correct.

THE COURT: Michelle. We don't have a last name?

MR. LYON: I did not get her last name.

THE COURT: Nurse Michelle.

MR. LYON: All she just had was "Michelle."

THE COURT: Okay. I don't suppose you got anything in writing, either, did you?

MR. LYON: I asked for that, and she said that she would -- in fact, I specifically asked for that. She said she would give it to the patient and that the patient could then provide it to me. But I did ask for that. Yes, Your Honor, I asked for it.

THE COURT: Did you see Mr. Baron?

MR. LYON: Yes, ma'am, I did. In fact, he actually had John MacPete's language up on the hospital computer. He'd asked the nurse to pull it up on the computer.

THE COURT: That's strange.

All right. Do you have anything yet to add to this discussion about the pricing on the domain name registration agreement?

MR. LYON: Your Honor, all I did was just review the document provided to me by Damon Nelson, which was the Ondova 2010 cash flow projections, and that's what we're running our numbers from. That's where we have the numbers of the actual domain names that are going to be renewed each month. And I just compared the two prices based upon the cost that was provided to me, the \$8.29 and the \$8.94, which is where we came up with the difference over six months of \$83,588.05.

THE COURT: Okay. We talked about the Belton Trust language issues before you came in. Mr. MacPete had given an

overview of how that had been worked out. 1 2 MR. LYON: Yes, Your Honor. 3 THE COURT: Essentially, Mr. Baron agreeing that he 4 was the trustee and would sign as trustee. 5 MR. LYON: That is correct. THE COURT: And we wanted testimony in that regard, 6 7 but you confirm that we're done on that issue? 8 MR. LYON: Yes, Your Honor, I do. 9 THE COURT: All right. Well, I am going to require 10 some proof of Mr. Baron's medical crisis, and we're going to 11 come back to that in a moment. You say he went in at noon, 12 roughly 11:30 or --13 MR. LYON: About 3-1/2 hours ago, and that was -- he 14 told me that at 2:15. THE COURT: When did you first find out about this? 15 MR. LYON: I got a text at 12:01, I believe. 16 17 THE COURT: And when did you first let the Trustee 18 know? 19 MR. LYON: I called when -- immediately when I got the 20 text, I then called Gerrit Pronske and let him know. In fact, 21 I actually forwarded the e-mail directly to him. The text 22 message. His text came to me 12:01. 23 THE COURT: Okay. When did you let the Trustee know? 24 MR. LYON: I passed that on to Gerrit at 1:01, because 25 that's when I actually received it.

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THE COURT: I asked the Trustee. That's --
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             MR. LYON: I have not --
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             THE COURT: -- this guy over here.
             MR. LYON: -- let the Trustee know. I let --
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             THE COURT: You didn't --
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             MR. LYON: I did not let the Trustee -- I let Gerrit
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   know, because Gerrit was my contact that I'm going through, and
    Gerrit was in constant communication.
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             THE COURT: When did anyone let the Trustee know? I'm
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    sorry. I lost that along the way. When was the Trustee
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    notified?
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             MR. URBANIK: John MacPete and I spoke about 1:15.
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   But Gerrit had --
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             THE COURT: You were never called by Gerrit --
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             MR. URBANIK: No.
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             THE COURT: -- or Mr. Lyon?
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             MR. LYON: I called John, though, as well. So I did
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    let John know.
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             THE COURT: Why didn't you let the Trustee know?
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             MR. LYON: I did try to call him. I've got a text
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    that I tried to call him, where I tried to call him, but I did
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    not get a hold of him. I called his office. I did not leave a
23
    voicemail.
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             THE COURT: You tried calling his office but left no
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   message or voicemail?
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MR. LYON: He was -- they said he was not available. So then I called John MacPete. That was at 1:14.

THE COURT: You called Mr. Sherman or you called Mr. Urbanik?

MR. LYON: Called Mr. Urbanik. Did not call the Trustee.

of your client ought to be a little bit worried about tax ramifications, I guess, for him exercising -- what is the right way to say this? -- so much control over a separate legal entity trust. Is this really worth it for \$75,000? I mean, not only is your client incurring more and more attorney's fees over this \$75,000 issue, but no doubt a tax problem would be so much more than \$75,000. Your response to that?

MR. LYON: Your Honor, I have none, having already mentioned that to Jeff. Gerrit has mentioned that to Jeff as well. Has, in fact, not just mentioned it to him. Been very strong in our comments to Jeff about that. So --

THE COURT: Yet you're still down here advocating.

All right. Well, let me get verification from you on this.

I first was hearing that your client wants the Court to decide the pricing based on evidence I hear, and then he'd live with what the Court does. He'd sign the settlement agreement but let the Court decide the pricing and he'd live with that. And then I heard that, no, he wants the ability, if he doesn't like

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That's a key issue here for the Trustee, that he continues to register these names until every last part of the settlement is completed. Correct? Correct, Mr. Sherman? Correct, Mr. Urbanik?

MR. URBANIK: Yes. Yes, Your Honor.

THE COURT: So what is the position of your client?

The position of the client is that the MR. LYON: agreement was originally to make sure the Trustee had the monetization stream from Blue Horizons, and that monetization, the Trustee has a document to show that that is a positive cash flow. But additionally is to comply, to make sure that we comply with ICANN regulations. And then looking at making sure the Trustee doesn't lose money, as the Trustee very -presented, I'm sure, today, that they're paying for Jeff's health care, and that seems to be necessary today. But that going above the \$8.29 rate was high, especially when you're talking about bulk reregistrations or renewals of domain names. And a businessperson, I think, would be remiss to not seek the best pricing for his product, where he has to place it, because that ultimately is the bottom line of how much income he makes or how much he loses.

Will Jeff be bound by whatever the price this Court sets?

Yes, he will. Will ICANN be bound? ICANN? Will ICANN -- will
the Trustee then place ICANN and VeriSign with those policies

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and procedures that they then are in violation of? I'm at this
point letting them be that way, because the policy and the
regulations say that a registrar cannot infringe upon the
registrant's right to transfer a name and register it wherever
he has -- he wants to, other than --
         THE COURT: Isn't the registrant the Village Trust?
         MR. LYON: The registrant is the Village -- well, it
would be Novo Point and Quantec.
                     They agree. They agree to the pricing.
         THE COURT:
So how's it going to be violating VeriSign and ICANN
regulations?
         MR. LYON: Well, let me -- on the pricing, it's on the
transfer of the names, to alienate the right to transfer a name
from one registrar to another. For instance, Ondova to
GoDaddy. By putting that in the agreement, it still violates
ICANN regulations, to put that in an agreement. Now, if
they're willing to do that, then they can deal with ICANN.
don't have to. It's not my issue.
         THE COURT: Yes. It's his issue.
         MR. LYON:
                    It will become his issue.
         THE COURT: Okay.
                    So the Court is right on point there.
         MR. LYON:
just wanted to make sure the Court understood --
         THE COURT: Okay.
         MR. LYON: -- Jeff's position.
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THE COURT: I still didn't get an answer to my
question. Or, I think I did get an answer to my question. I
guess I need to double-check I got an answer to my question.
Mr. Baron is willing to live with whatever I decide on the
pricing issue? He is going to sign the settlement agreement?
        MR. LYON:
                   That's correct.
         THE COURT: He's not going to insist that he has the
right to tell the trusts to use a different registrar?
        MR. LYON: He doesn't even have that right now.
         THE COURT: Well, okay. You and Mr. Pronske need to
get on the same page, then.
        MR. LYON:
                  Well, --
        THE COURT: Because that was --
        MR. LYON: He doesn't have the right to tell the
trusts or the LLCs what they can do. We've gone -- the Court
just, again, re-emphasized that issue to me. Jeff runs a great
risk if he exercises --
         THE COURT: Okay.
        MR. LYON: -- that kind of control.
         THE COURT: So the Court will decide, and that's it?
That's it?
        MR. LYON:
                   That's it.
         THE COURT: He will sign the settlement agreement.
I say it's $8.94 or $8.29 or somewhere in between, --
         MR. LYON: Somewhere in between. Exactly.
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THE COURT: All right. Well, Mr. Pronske, do you know why you all are saying two different things?

MR. PRONSKE: Your Honor, I won't take issue with what Mr. Lyon said. If the Court rules, we'll live by the Court's ruling on the pricing.

THE COURT: Okay. Well, then, thinking through this, this is what seems to make sense, unless I'm missing something. Mr. MacPete, are you willing to accept an affidavit on the Belton Trust language issues from Mr. Baron or --

MR. MACPETE: I think, really, that's up to Your Honor and the manner in which Your Honor would take the proffer.

We're asking the Court to make the finding, and if Your Honor is okay with a proffer from him in affidavit form, I'm okay with that, as opposed to taking him live. I think that basically it's up to Your Honor.

THE COURT: Is anybody not okay with that? Because here's what I'm thinking. If we get an affidavit from him confirming, swearing to the things Mr. MacPete outlined that he's going to sign, however -- or that he's going to sign as the trustee of the Belton Trust and he agrees that Jay Kline's the manager of Domain Jamboree, whatever. I'm not going to repeat everything you said. If he will sign under a notary oath an affidavit confirming all of those things, can't we have that in place -- that could be filed with the Court, and then can't we have a provision in Paragraph 6(c) that says the

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1 parties agree that the Court will decide the appropriate 2 pricing under the domain name renewal agreement and the parties 3 will live with whatever the decision of the Court is, and everybody signs the settlement agreement, we go forward, and we 4 have a hearing in 25 days or whatever on whether it's going to be \$8.29, \$8.94, or somewhere in between? Am I missing 6 7 something? 8 MR. URBANIK: Your Honor, there's a payment due August 1st. We billed them at the \$8.94. You know, the trusts agreed 10 to our price. So that about the only, you know, housekeeping 11 thing is that there would be one payment coming due. It's not 12 a huge payment, it's under \$50,000, but I think the Trustee 13 would like to get those monies in on or about August 1st. 14 the sooner the hearing, the better. 15 THE COURT: Okay. It's paid subject to disgorgement if --16 17 MR. URBANIK: Yeah. 18 THE COURT: -- the Court decides something less than \$8.94? 19 20 MR. URBANIK: Or the other way to do it is bill it at 21 \$8.29, which is our floor that we're agreeing to, and then it 22 could be -- you know, the same thing, subject to the alteration 23 of that by the Court. 24 THE COURT: Well, --

MR. SHERMAN: And I don't have any problem with that,

Judge. As long as we've got the same trustee protector in place, I'm quite comfortable with that. Because if the Court decides that it's going to be more than \$8.29, they'll just cut a check. I'm not worried about that.

THE COURT: Okay. All right. So the Trustee will file a motion, whatever you're going to call this motion, to have the Court approve the pricing under the domain name renewal agreement that is part and parcel to the settlement agreement. You'll fix, I guess, 6(c) --

MR. URBANIK: To reflect that.

THE COURT: -- to reflect that. Mr. MacPete will get his affidavit. And then everyone's going to sign on the dotted line.

I want to keep Mr. Baron's feet to the fire. As far as the affidavit, I'm going to require that to be submitted by next Tuesday, filed, provided to Mr. MacPete and the Trustee and filed by next Tuesday. What's that? The twenty --

MR. MACPETE: Seventh.

THE COURT: The 27th? At 5:00 p.m. I also want proof of his hospital admission by that date. And I want -- I will agree that it can be filed under seal, but I want these parties in interest to be able to see it. Okay? So provide a copy to the Trustee and Mr. MacPete's client. I guess that should suffice. And I'll go ahead and orally rule that that will be filed under seal with no one else to see that without a

specific order of the Court. So, Brandon, remind me to do that when we get back in chambers, to have that paperwork done for the Clerk's Office.

So that's the ruling of the Court. If there is some badenough health crisis that this can't be done by Tuesday, I'd better have a motion with pretty compelling documentary evidence attached to it.

And by the way, I'm going to do my own independent checking when I get back in chambers with Plano Presbyterian. I don't know what I can find out, but that's my job, to kind of police the integrity of all this. So I'm just letting you all know.

All right. Anything else? We'll be looking for the motion on the pricing hearing. Mr. MacPete?

MR. MACPETE: I just thought maybe, Your Honor, a little bit of clarity on the thing about the hospital admission. So is what you're ordering that his medical records for the ER visit is what's going to be produced under seal, as opposed to some kind of an affidavit from him or a note or something? I think maybe some clarity on what you want will help make sure you get what you want.

THE COURT: Well, I'm going to require an affidavit of him describing in reasonable detail, you know, that he had a health crisis, what it was, and it required him to be admitted at such-and-such time, and he was there for however long he's there. And some sort of written documentation to verify it,

whether it is some sort of invoice from the hospital that shows his admission and when he was let go, or a doctor affidavit.

You know, I'm not saying exactly what it would have to be. It just has to be some credible proof of that. Okay? Not a -- it has to either be a sworn statement from a doctor or some other credible-type admission documentation. And if I have a problem with it, then I'll issue an order requiring more.

All right. Anything further?

MR. URBANIK: Your Honor, just a few things to get clarification. We will file a motion, and it will be a fairly short motion, to have a hearing to determine the pricing on the domain name agreement. We'll do that early next week.

We would like to get some kind of guidance on when parties have to sign the settlement agreement. If -- the change regarding the domain name pricing is very easy. Instead of the -- there will just be a new sentence added that indicates that the pricing will be determined by the Bankruptcy Court. Should be a very simple insert to the current settlement agreement. This affidavit, of course, is -- needs to be, you know, submitted from Mr. MacPete -- to be acceptable to him. So I would suggest that either he work with Mr. Pronske, or Mr. MacPete prepare it. But I don't want to see any more delays after next Tuesday.

I would like the Court to order parties to sign the settlement agreement -- we've already prepared an order, and

what I did in my order, which I brought with me, is have everyone sign by next Tuesday, the 27th. Because I was concerned about Mr. Baron or other parties not being prompt in signing the settlement agreement. I can present an order with today's rulings, I mean, this afternoon. So I could present an order. And I've circulated my former order. Mr. MacPete has a few more comments. So, my order, I would like to have that date where everyone has to sign.

So, I'm going to do an order to approve today's, you know, the settlement agreement with the changes today, which I can upload. But I'd like this date for everyone to sign the settlement agreement.

THE COURT: Okay. Mr. MacPete?

MR. MACPETE: With respect to that, Your Honor, I mean, I think most of the major parties -- like, my clients, that's not a problem. I can have them sign again by Tuesday. I understand that Mr. Perry's former clients, because he's not representing them anymore -- he's here watching -- but, anyway, his principal client is in Israel, like on a kibbutz. So, like, when I've tried to communicate with him, it's I send him an e-mail and I get a response back days later.

So I would just want the Court to be aware that, with some of the outlying parties, there may be an issue about whether or not the various principal parties can get signatures from them in the time period that Mr. Urbanik has suggested. I'll do my

best to get signatures from Mr. Perry's clients, but I would 1 just want the Court to be aware that there may be some 2 3 logistical issues with sort of the outliers. 4 THE COURT: Okay. So, Mr. Urbanik -- Mr. Perry, do 5 you want to say something, or --MR. PERRY: No, I just wanted to point out he's 6 7 actually traveling. I don't think he's still in Israel. But I can find out when he's going to be back. 8 9 THE COURT: All right. Well, maybe we need to have 10 this in kind of two stages, that Baron, Ondova, Manila/ 11 NetSphere, the trusts, or I guess at least the Village Trust, 12 the Taube clients, sign by Wednesday. 13 MR. URBANIK: Okay. 14 THE COURT: I'm thinking we'll push it back one day 15 because of the kind of two-step, the affidavit that we need. And -- or affidavits. And then what is a realistic deadline 16 17 for these various people in international places? August 1st? 18 MR. URBANIK: I was going to say a week from today or, 19 you know, next Friday. 20 THE COURT: The 30th? July 30th? 21 MR. PERRY: I think he was in Israel when he sent the 22 signature page to the earlier agreement, so --23 MR. URBANIK: So has he already signed it? I had thought, it was my understanding 24 MR. PERRY:

that he had sent to you Fed Ex from Jerusalem --

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             MR. URBANIK: The old --
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             MR. PERRY: But it was a previous version. In other
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   words, I don't think that a week is outlandish. I expect --
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             THE COURT: Okay. Let's make it Friday, July 30th,
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    then.
             MR. URBANIK: Okay.
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             THE COURT: All right. So, Mr. Urbanik, were you
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    envisioning that what you're going to upload today or tomorrow
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    is an order approving the settlement, --
             MR. URBANIK: Yes.
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             THE COURT: -- but also having these extra
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    requirements worked in, that Baron, Ondova, Manila/NetSphere,
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    the trusts will sign it, --
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             MR. URBANIK: Uh-huh.
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             THE COURT: -- the settlement agreement, and --
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             MR. URBANIK: Sign the settlement agreement, yes.
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             THE COURT: -- by Wednesday the 28th at 5:00 p.m.?
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    You're going to put in there that the two affidavits have to be
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    supplied --
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             MR. URBANIK: Okay.
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             THE COURT: -- by Tuesday, what would that be, the
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    27th, at 5:00 p.m. The affidavit with regard to the Belton
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    Trust and the affidavit with regard to his --
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             MR. URBANIK: Medical emergency.
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             THE COURT: -- health crisis.
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1 MR. URBANIK: Yeah.

THE COURT: And then you're going to put in there that the Trustee will be filing a motion to decide --

MR. URBANIK: Yes.

THE COURT: Okay. And that -- anything else?

MR. URBANIK: No. The order has been being circulated for a couple days now. Again, Mr. MacPete has a few comments. But there have been very few comments to it.

THE COURT: Okay.

MR. URBANIK: So no one should be surprised with these new things. So should be able to upload it by tomorrow.

THE COURT: Okay. Mr. MacPete?

MR. MACPETE: My comments that he's talking about related to the agreement on the Belton Trust and the findings that we wanted the Court to make. So what I would propose is that the order that he's going to upload would reflect the Court's acceptance of the affidavit and making of the finding, assuming that the affidavit is acceptable. And then if for some reason Your Honor didn't think the affidavit was acceptable, then I guess you wouldn't sign the order and you would set another status conference or something to deal with whatever the problem was.

THE COURT: Okay. Well, we've got a chicken and egg issue, then, because he's wanting an order that, among other things, orders people to sign the settlement agreement by next

Wednesday and upload the affidavits by next Tuesday, but then you're saying there would --

MR. MACPETE: Your Honor, I would hope there wasn't a problem with the affidavit, but obviously Your Honor has to be comfortable in making the finding in the order approving the settlement that resolves this issue.

THE COURT: And the finding will actually -- findings will actually be these various statements that he's going to swear to --

MR. MACPETE: Correct.

THE COURT: -- in the affidavit?

MR. MACPETE: That Jeffrey Baron is the trustee of the Belton Trust. That all the beneficiaries of the Belton Trust are signing the settlement agreement and desire that the Belton Trust be bound by the settlement agreement. That the only asset in which the Belton Trust has any interest of any kind is Domain Jamboree, LLC, and that the only assets in which Domain Chamber, LLC has any interest of any kind is the domain name DomainJamboree.com, its accreditation agreement with ICANN, and the registry agreement with VeriSign. And then the final one was that Jay Kline is the current manager of Domain Jamboree, LLC and is authorized to sign the settlement agreement on behalf of Domain Jamboree, LLC.

THE COURT: Okay. Well, I had understood that he has agreed to all of these facts. You wanted it in the form of

1 sworn testimony, but outside the courtroom he has agreed to all 2 this. True? 3 MR. MACPETE: Yes. Mr. Lyon? THE COURT: Okay. And then we can get Mr. Lyon's --4 5 the record will reflect you're shaking your head. Your client has agreed to all of these things regarding Belton outside the 6 7 courtroom. True? 8 MR. LYON: Yes, Your Honor. 9 THE COURT: True. 10 MR. LYON: In fact, we're also trying to locate Jay Kline for the Court as well. The last time we heard, he was in 11 12 jail. 13 MR. URBANIK: Is he a signer? 14 A VOICE: He wants him to be a signer. 15 THE COURT: Do we need Jay Kline to sign this? 16 MR. MACPETE: Yeah, there's a signature box for Domain 17 Jamboree, LLC. I wasn't aware that he may be in jail. 18 THE COURT: Where is he in jail? 19 I just got secondhand information. MR. LYON: 20 trying to find out where. And so I didn't want -- other than 21 John MacPete's requirement, I'm not going to leave John MacPete 22 hanging. I'm going to try to find Jay Kline. See exactly what 23 jail, where he's at, and I'm going to try to find him, if I have to go visit the jail. 24

THE COURT: Do you really need Jay Kline's signature?

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MR. MACPETE: I would take Mr. Baron's signature on behalf of Domain Jamboree. I mean, because he -- as the trustee of Belton Trust, which is the sole owner or member of the LLC, I think he could bind the LLC. So I suppose if Mr. Kline is not available as the current manager, I'm okay with the trustee. So, I didn't know this was a problem till just now.

8 THE COURT: Okay. So let's leave nothing unresolved. We --

MR. URBANIK: I'd like to get clarification on who's drafting the affidavit for Mr. Baron. Mr. MacPete or Mr. Pronske?

THE COURT: Who's drafting that?

MR. PRONSKE: Your Honor, some of this just strikes me, if we're all agreeing to this, it sounds like a stipulation. And if we're making a stipulation on behalf of our clients, do we need an affidavit? I don't think so. People stipulate to facts all the time. And it sounds like everyone's in agreement with the facts, so can't we call this a stipulation?

THE COURT: We're wanting something a little bit stronger under the law, like a sworn oath, you know. I think it's probably not unreasonable. What I'm worried about, though, is this Jay Kline thing.

Where'd you get your secondhand information that he's in

| jail?

MR. LYON: That was actually passed to Jeff last night when I dropped him off about 8:30 last night. He wasn't feeling well then, but I asked him, I said, "John provided the information that Jay Kline is now a manager." So I asked Jeff if he knew where Jay Kline was, and Jeff said the last time he heard where Jay Kline, Jay Kline was in jail. He did not say where or how he found out that he was.

THE COURT: Or what he's in jail for?

MR. LYON: He did not say that, either. Sometimes it's just: Don't ask.

MR. MACPETE: Your Honor, Mr. --

THE COURT: I ask anyone.

MR. MACPETE: Mr. Kline is a lawyer.

THE COURT: That's just my nature. What?

MR. MACPETE: Mr. Kline is a lawyer licensed in Texas, at least the last time that I checked. So I would hope that if he's in jail, it was, you know, a speeding ticket or something like that. In other words, I'm not expecting that he's in jail for something bad, so to speak. But --

THE COURT: How can you possibly conjecture that it was only a speeding ticket? Okay. This is just -- there is just no adjective for this, is there? All right. Okay. So let's -- it's going to be an affidavit, and you're going to accept the settlement agreement not being signed by Jeff Kline,

correct?

MR. MACPETE: If Mr. Baron signs as the -- on behalf of Domain Jamboree, I'm okay with that.

THE COURT: Okay. Mr. Lyon or Mr. Pronske, do you know of any reason why your client would not sign on behalf of Domain Jamboree if Jay Kline is unavailable as the manager to sign?

MR. LYON: Sign --

THE COURT: That was a question.

MR. LYON: Jay Kline got his authority from someplace, so we're going to have -- if Jay Kline is unavailable, we're going to have Jeff sign it.

THE COURT: Your client, Jeff, will sign for Domain Jamboree if Jay Kline cannot sign by Wednesday? He'll sign next Wednesday by 5:00 o'clock if Jay Kline cannot sign? Yes or no?

MR. LYON: Your Honor, I can't make that representation right now. I would be lying to the Court if I did.

THE COURT: All right. We're going to take a fiveminute break. I want you to try to get your client to respond
to a text message. I mean, if he was in there waiting around
for x-rays and using the computer of the hospital, which is
pretty strange to me, then maybe he can respond to text
messages. I want to get his confirmation on this.

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MR. LYON: I will send him an e-mail. He can get e-
mails. He cannot get texts. I couldn't. I checked the phone
in the hallway with mine. I couldn't get texts. I couldn't
hear the phone. There's no service. He's in Room 4 -- 23 of
the emergency room.
         THE COURT: Oh, he's in Room 423?
         MR. LYON: Room 23.
         THE COURT: Room 23?
         MR. LYON: Yes. Yes, Your Honor. I wanted to provide
that as well. But I can send him an e-mail.
         THE COURT: Emergency Room 23?
         MR. LYON: That's correct.
         THE COURT: Okay. Send him an e-mail. We're going to
take a five-minute break. I'm going to look for Mr. Jay Kline
during the five-minute break.
         THE CLERK: All rise.
    (A recess ensued from 3:39 p.m. until 3:52 p.m.)
         THE COURT: Please be seated. We're going back on the
record in Ondova.
    It was longer than a five-minute break, but it was a
productive break for me. We're looking for Mr. MacPete, Mr.
Pronske? There is Mr. MacPete. Where is Mr. Pronske?
         MR. MACPETE: I've been told he had to leave.
         THE COURT: Okay. Brandon, take note. I'll talk to
you about that later. I didn't give Mr. Pronske permission to
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1 ||leave, but that's another issue.

I don't know what you were able to find out during your break, Mr. Lyon. You go first. What did you find out? Then I'll tell you what I found out.

MR. LYON: Your Honor, I wasn't able to get hold of him other than -- like I said, again, no cell service, and I checked that. That's where I'm at right now.

THE COURT: He's not answering his phone? He's not responding to texts or answering his phone?

MR. LYON: It's actually dead. It shows dead. When you call it, it immediately rolls to voicemail, so that says somebody's phone's either not within --

THE COURT: Or turned off.

MR. LYON: Correct.

THE COURT: Doesn't mean it's dead. He's turned it off.

He has been discharged from Plano Presbyterian, according to Vanessa.

MR. LYON: Okay.

THE COURT: Michelle. Vanessa. Now we've got Vanessa saying he was discharged. And discharged with a doctor's note, she said, or a note. So he's got some sort of note. So that was a pretty fast in-and-out with the emergency room, wasn't it? Well, I'm -- you know, by my experience.

MR. LYON: I've had kidney stones, Your Honor, and

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I've been in there 12 hours, so I've never had --
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             THE COURT: I just, you know, I --
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             MR. LYON: I've never done well with the emergency
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    room, so I --
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             THE COURT: Yes. That's a remarkably --
             A VOICE: Quick.
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             MR. LYON: Actually, --
             THE COURT: Well, you know, I don't know. Just, in my
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    experience, you're not usually that lucky getting in and out in
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    less than four hours, unless maybe it was not so bad after all.
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             A VOICE: Stitches.
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             THE COURT: Stitches?
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             A VOICE: Stitches for boys, I've gotten in and out at
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    four hours with stitches.
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             THE COURT: Oh, really? Okay.
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             A VOICE: But not always. Not always.
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             THE COURT: Yes. I don't think -- yes. And, well,
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    all right. But usually, if it's heart, --
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             A VOICE: Right. No.
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             THE COURT: If it's any chance it's heart, they keep
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    you overnight.
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             A VOICE: Absolutely.
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             THE COURT: So we'll see what the affidavit and note
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    says. But he's outside of the bad reception of the hospital
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         He has been discharged. So hopefully that means you can
    now.
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have a conversation with him pretty quickly after you leave today.

As for Mr. Jay Kline, Jr., he got two years of probation for possession of a controlled substance here in Dallas County, originally charged with third-degree felony, but his probation was on a reduced Class A misdemeanor, I guess, right? Right, Brandon?

THE CLERK: Yes.

THE COURT: So, anyway, his probation started November 12, 2009. It was the 194th District Court of Dallas County that imposed this probationary term on him, two years beginning November 12, 2009. So if he's in jail, then maybe he did something to violate his probation. I don't know. That's all we could quickly turn up. But, you know, their records are not always as quick and easy to find over there in the state courts as we're used to in the federal courts. And then with that flood, I don't know if that could have -- but, anyway, that's what we're able to find.

He's a disbarred lawyer, or a -- is that the right way to describe it? His -- or maybe that his law license is suspended. I should say it that way. I don't -- anyway, for a list of things.

All right. Well, so we're going to get this affidavit.

Who's -- I was going to firm up that Mr. Pronske is drafting
the affidavit. Is he drafting -- is that what we decided?

MR. MACPETE: I'll draft it, Your Honor. I mean, I created the original language, and all it is is we're redrafting an affidavit -
THE COURT: No. I mean, you're doing Belton. You're

doing the Belton affidavit. But the health --

MR. MACPETE: Oh, that health --

THE COURT: The health issue affidavit, who's -- Mr. Lyon, it's going to be you, I guess, because it's not -- since Mr. Pronske left without permission, which is another issue I'll get to another day, it's your responsibility. Okay?

MR. LYON: I will do --

THE COURT: Okay. And just, I feel the extra need to say, you know, Mr. MacPete probably brought up a very good point earlier that maybe I was too quick to move on from. I want to know it's more than a stomach ache, okay? So I want some detail of what the problem was and what had to be done. Okay? And again, it will be under seal. I'll do an order, so he doesn't have to worry about privacy concerns. But the Trustee and Manila/NetSphere get to see it.

All right. I'm worried about this Kline issue. Here's what I'm thinking about doing. You wouldn't agree that he'll sign it for Domain Jamboree, but Mr. MacPete, I'm inclined to direct you to put in that affidavit that if Mr. Klein is incarcerated or otherwise -- or his signature otherwise cannot be obtained by -- what is the deadline? We put in place

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Wednesday at 5:00 p.m. Well, but we just made that for -- it
otherwise cannot be obtained by the July 30th deadline I gave
for everyone else except Manila/NetSphere -- Baron and Ondova
and the trust -- then Baron is directed by the Court to sign on
behalf of Domain Jamboree. I'll just --
         MR. MACPETE: Okay. I'm confused, Your Honor. You
want that in the order that Mr. Urbanik is doing, or you want
me to put in the affidavit that he's acknowledging that he's
been ordered to sign?
         THE COURT: Actually, it makes more sense to put it in
the order, I suppose. Good thought. Okay. All right.
Anything else?
    Mr. Sherman, how many Chapter 7 cases do you have, or how
many cases are you the trustee in? This is not Chapter 7. How
many cases are you trustee in?
         MR. SHERMAN: In -- as a Chapter 11?
         THE COURT: How -- no. How many cases are you the
trustee in?
             7 or 11. 7 and 11.
         MR. SHERMAN:
                       I have no idea. I'm -- I mean, --
                     800? 900? A thousand?
         THE COURT:
         MR. SHERMAN:
                      Maybe.
         THE COURT: I'm just wondering when you have time to
work on the others.
         MR. SHERMAN: Yeah. Just the --
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THE COURT: Okay. I guess I should ask everyone else

when you have time to work on your other cases, too, right?

MR. URBANIK: With respect to the order for this attorney Jay Kline, I guess we'll -- maybe we should set a deadline. If Mr. MacPete or if nobody can locate him by Monday at 5:00 p.m., you know, I think that maybe if we could have some deadline for us to find Jay Kline.

THE COURT: Okay. Well, maybe what I said doesn't work neatly. What I said was I thought we were going to have in that order that everyone has to sign by July 30th.

MR. URBANIK: Yes.

THE COURT: I mean, Baron and NetSphere and Manila and Ondova and Village Trust, they are signing by next Wednesday at 5:00. All of these other, you know, faraway people, you have till July 30th at 5:00 p.m. But if Jay Kline cannot be -- his signature cannot be obtained by July 30th at 5:00 p.m., then Baron shall sign for him, or for Domain Jamboree, by July 30th at 5:00 p.m. Is that too awkward?

MR. URBANIK: No. I think --

THE COURT: Okay.

MR. MACPETE: No. I think that works, Your Honor.

THE COURT: Okay.

MR. MACPETE: Because, I mean, obviously, Mr. Lyon is going to be the one looking for Mr. Kline. If he doesn't find him, he's going to know that he has to have a signature from Mr. Baron by 5:00 o'clock on the 30th.

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THE COURT: Yes. If not, stop by Lew Sterrett on your
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    way home. I mean, I'm just guessing. We got some pretty
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    specific information. Although he had child support problems
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    also, according to his State Bar entry, so maybe that's the
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    issue.
         All right. Anything else?
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         (No response.)
               THE COURT: All right. I'll be looking for your
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    order.
         (Proceedings concluded at 4:03 p.m.)
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                                     --000--
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                                   CERTIFICATE
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          I certify that the foregoing is a correct transcript from
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    the electronic sound recording of the proceedings in the above-
    entitled matter.
22
                                      Digitally signed by Kathy Rehling
         Kathy Rehling
                                      DN: cn=Kathy Rehling, c=US, ou=Transcription Service,
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                                      email=kathy.rehling@tx.rr.com
                                      Date: 2010.07.30 11:39:39 -05'00'
    Kathy Rehling
24
                                                        Date
    Certified Electronic Court Transcriber
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    CET**D-444
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Exhibit J

ADR, APPEAL, EXH-ADM, JURY

U.S. District Court Northern District of Texas (Dallas) CIVIL DOCKET FOR CASE #: 3:09-cv-00988-L

Netsphere Inc et al v. Baron et al Assigned to: Judge Sam A Lindsay

Case in other court: 10-11202

10-11202

USCA5, 11-10113

11-10289

11-10290

12-10489 13-10119

13-10696

Cause: 28:1332 Diversity-Contract Dispute

Date Filed: 05/28/2009 Jury Demand: Both

Nature of Suit: 190 Contract: Other

Jurisdiction: Diversity

Special Master

Peter S Vogel

TERMINATED: 12/13/2010

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Defendant

Equity Trust

(an Ohio Trust)

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ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Movant

Iguana Consulting LLC

represented by Craig A Capua

(See above for address) *LEAD ATTORNEY*

ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Movant

Novo Point LLC

represented by Christopher A Payne

(See above for address) *LEAD ATTORNEY*

ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Craig A Capua

(See above for address)

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Gary N Schepps

(See above for address)

ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Joshua Edward Cox

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ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Mpatanishi Tayari Garrett

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Bar Status: Admitted/In Good Standing

Thomas P Jackson

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Movant

Friedman & Feiger, LLP

represented by Ryan K Lurich

District Version 5.1.1 6/30/2014

> (See above for address) LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Lawrence J Friedman

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Bar Status: Admitted/In Good Standing

Movant

Carrington Coleman Sloman & Blumenthal, LLP

represented by J Michael Sutherland

Carrington Coleman Sloman &

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Bar Status: Admitted/In Good Standing

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Bar Status: Admitted/In Good Standing

Movant

Stephen Cochell

represented by Stephen R Cochell

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Bar Status: Admitted/In Good Standing

Movant

Power Taylor LLP

represented by Gerrit M Pronske

Pronske Goolsby & Kathman, P.C.

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Rakhee Patel

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Bar Status: Admitted/In Good Standing

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PRO SE

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represented by Stacey G Jernigan

US Bankruptcy Court

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PRO SE

V.

Interested Party

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PRO SE

Interested Party

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Interested Party

Internet Corporation For Assigned

Names and Numbers

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Jeffrey A LeVee

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Bar Status: Not Admitted

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Bar Status: Not Admitted

Interested Party

Navarro County Criminal District Attorney represented by Randall P Miller

Navarro County Criminal District

Attorney

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LEAD ATTORNEY PRO HAC VICE

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Interested Party

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V.

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Pronske & Patel PC represented by Gerrit M Pronske

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Bar Status: Admitted/In Good Standing

Melanie Pearce Goolsby

(See above for address)

ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Rakhee Patel

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Bar Status: Admitted/In Good Standing

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Martin K Thomas

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Shurig Jetel Beckett Tackett

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ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Notice Only

Robert Garrey represented by Melanie Pearce Goolsby

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ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Notice Only

Jeffrey Hall represented by Melanie Pearce Goolsby

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ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

V.

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Bar Status: Admitted/In Good Standing

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Bar Status: Admitted/In Good Standing

V.

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Mediator

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TERMINATED: 05/28/2013

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V.

Objector

Gary Schepps

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Objector

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V.

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V.

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Intervenor

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Jeffrey H Rasansky

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ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

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Intervenor

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Intervenor

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Intervenor

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Counter Claimant

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Bar Status: Admitted/In Good Standing

Caleb Rawls

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TERMINATED: 06/23/2009

Bar Status: Admitted/In Good Standing

Carter Boisvert

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Counter Claimant

Ondova Limited Company

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Caleb Rawls

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V.

Counter Defendant

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LEAD ATTORNEY

ATTORNEY TO BE NOTICED

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Douglas D Skierski

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ATTORNEY TO BE NOTICED

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Melissa S Hayward

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Counter Defendant

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LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Bar Status: Admitted/In Good Standing

Date Filed	#	Docket Text
07/01/2013		***Clerk's Notice of delivery: (see NEF for details) Docket No:1297. Mon Jul 1 08:29:30 CDT 2013 (crt) (Entered: 07/01/2013)
07/07/2013	<u>1298</u>	Notice of Filing of Official Electronic Transcript of Volume 1, Trial on Attorney's

	Fees Proceedings held on 5-8-2013 before Judge Furgeson. Court Reporter/Transcriber Cassidi Casey, Telephone number Cassidi45@aol.com. Parties are notified of their duty to review the transcript. A copy may be purchased from the court reporter or viewed at the clerk's office public terminal. If redaction is necessary, a Redaction Request - Transcript must be filed within 21 days. If no such Request is filed, the transcript will be made available via PACER without redaction after 90 calendar days. If redaction request filed, this transcript will not be accessible via PACER; see redacted transcript. The clerk will mail a copy of this notice to parties not electronically noticed. (203 pages) Redaction Request due 7/29/2013. Redacted Transcript Deadline set for 8/7/2013. Release of Transcript Restriction set for 10/7/2013. (clc) (Entered: 07/07/2013)
1299	Notice of Filing of Official Electronic Transcript of Volume 2, Trial on Attorney's Fees Proceedings held on 5-9-2013 before Judge Furgeson. Court Reporter/Transcriber Cassidi Casey, Telephone number Cassidi45@aol.com. Parties are notified of their duty to review the transcript. A copy may be purchased from the court reporter or viewed at the clerk's office public terminal. If redaction is necessary, a Redaction Request - Transcript must be filed within 21 days. If no such Request is filed, the transcript will be made available via PACER without redaction after 90 calendar days. If redaction request filed, this transcript will not be accessible via PACER; see redacted transcript. The clerk will mail a copy of this notice to parties not electronically noticed. (100 pages) Redaction Request due 7/29/2013. Redacted Transcript Deadline set for 8/7/2013. Release of Transcript Restriction set for 10/7/2013. (clc) (Entered: 07/07/2013)
1300	Notice of Filing of Official Electronic Transcript of Volume 3, Trial on Attorney's Fees Proceedings held on 5-10-2013 before Judge Furgeson. Court Reporter/Transcriber Cassidi Casey, Telephone number Cassidi45@aol.com. Parties are notified of their duty to review the transcript. A copy may be purchased from the court reporter or viewed at the clerk's office public terminal. If redaction is necessary, a Redaction Request - Transcript must be filed within 21 days. If no such Request is filed, the transcript will be made available via PACER without redaction after 90 calendar days. If redaction request filed, this transcript will not be accessible via PACER; see redacted transcript. The clerk will mail a copy of this notice to parties not electronically noticed. (106 pages) Redaction Request due 7/29/2013. Redacted Transcript Deadline set for 8/7/2013. Release of Transcript Restriction set for 10/7/2013. (clc) (Entered: 07/07/2013)
	USCA Case Number 13-10696 for <u>1297</u> Notice of Appeal,, filed by Novo Point LLC, Jeffrey Baron, Quantec LLC. (svc) (Entered: 07/09/2013)
	22nd Supplemental Record on Appeal for USCA5 13-10119/13-10696 (related to 814, 1297, 1181, 614, 576 appeal): Record consisting of: 1 ECF electronic record, 3 Volume(s) electronic transcript, certified to USCA. To request a copy of the record (on disk or on paper), contact the appeals deputy in advance to arrange delivery. (svc) Modified on 7/18/2013 (svc). (Entered: 07/09/2013)
1301	21 & 22 Supplemental Record on Appeal for USCA5 13-10119 (related to 814, 1297, 1181, 576 appeal): Record consisting of: 8 Volume(s) ECF electronic record, 5 Volume(s) electronic transcript, transmitted to USCA5. Shipped: Federal Express 296232215012096 (svc) Modified on 7/18/2013 (svc). (Entered: 07/09/2013)
	1300

/30/2014		District Version 5.1.1
07/11/2013		21 & 22 Supplemental Record on Appeal for USCA5 13-10119/13-10696 (related to 814, 1297, 1181, 614, 576 appeal): transmitted to Munsch Hardt Kopf & Harr PC on disk only by mail. (svc) Modified on 7/18/2013 (svc). (Entered: 07/11/2013)
07/11/2013		21 & 22 Supplemental Record on Appeal for USCA5 13-10119/13-10696 (related to 814, 1297, 1181, 614, 576 appeal): transmitted to Gary N Schepps on disk only by hand delivery. (svc) Modified on 7/18/2013 (svc). (Entered: 07/11/2013)
07/18/2013		20th Supplemental Record on Appeal for USCA5 13-10119 (related to 814, 1297, 908, 1181, 614, 576 appeal): Record consisting of: 4 ECF electronic record, 1 Volume(s) electronic transcript, Sealed electronic entries - see sealed docket sheet 1089,1145 (circuit approval is required for access), certified to USCA. To request a copy of the record (on disk or on paper), contact the appeals deputy in advance to arrange delivery. Previous certification was entered in error. (svc) (Entered: 07/18/2013)
07/18/2013	1302	20th Supplemental Record on Appeal for USCA5 13-10119/13-10696 (related to 814, 1297, 1181, 576 appeal): Record consisting of: 4 Volume(s) ECF electronic record, 1 Volume(s) electronic transcript, Sealed electronic entries - see sealed docket sheet 1089,1145, transmitted to USCA5. Shipped: Federal Express 296232215012423 (svc) (Entered: 07/18/2013)
07/26/2013	1303	Notice of Filing of Official Electronic Transcript of Volume 2B of Trial on Attorney's Fees held on 5/9/2013 before Judge Royal Furgeson. Court Reporter/Transcriber Pamela Wilson, Telephone number 214.662.1557. Parties are notified of their duty to review the transcript. A copy may be purchased from the court reporter or viewed at the clerk's office public terminal. If redaction is necessary, a Redaction Request - Transcript must be filed within 21 days. If no such Request is filed, the transcript will be made available via PACER without redaction after 90 calendar days. If redaction request filed, this transcript will not be accessible via PACER; see redacted transcript. The clerk will mail a copy of this notice to parties not electronically noticed. (197 pages) Redaction Request due 8/16/2013. Redacted Transcript Deadline set for 8/26/2013. Release of Transcript Restriction set for 10/24/2013. (pjw) Modified on 7/30/2013 to show vol 2B (svc). M (Entered: 07/26/2013)
07/29/2013	1304	SUA SPONTE REPORT AND RECOMMENDATION TO THE DISTRICT COURT PROPOSING DISPOSITION OF ASSETS HELD IN THE OVERRULED RECEIVERSHIP OF JEFFREY BARON, IN ACCORDANCE WITH SECTIONS 541-543 OF THE BANKRUPTCY CODE (Attachments: # 1 Sua Sponte Report and Recommendation) (Whitaker - TXNB, Sheniqua) (Entered: 07/29/2013)
08/07/2013	1308	Received letter from USCA5 acknowledging receipt of 21 & 22 Supplemental Record on Appeal. (axm) (Entered: 08/14/2013)
08/07/2013	1309	Received letter from USCA5 acknowledging receipt of 20th Supplemental Record on Appeal. (axm) (Entered: 08/14/2013)
08/09/2013	1305	Motion for Extension of Time to File Objections to <u>1304</u> Sue Sponte Report and Recommendation filed by the USBC or in the Alternative, Provisional Objections filed by Jeffrey Baron re: <u>1304</u> Additional Attachments to Main Document, (Cochell, Stephen) Modified on 8/12/2013 to correct event type (svc). (Entered: 08/09/2013)

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08/11/2013	1306	Supplement to 1305 Motion For Extension of Time to File Objections to 1304 Sua Sponte Report and Recommendation filed by the Bankrutpcy Court [Dkt. 1304] or, the Alternative, Provisional Objections filed by Jeffrey Baron re: 1304 Additional Attachments to Main Document, (Attachments: # 1 Exhibit(s) A, # 2 Exhibit(s) B, # 3 Exhibit(s) C, # 4 Exhibit(s) D, # 5 Exhibit(s) E, # 6 Exhibit(s) F, # 7 Exhibit(s) G, # 8 Exhibit(s) H, # 9 Exhibit(s) I) (Cochell, Stephen) Modified on 8/12/2013 to correct text (svc). (Entered: 08/11/2013)
08/12/2013	1307	MOTION to Strike 1304 SUA SPONTE REPORT AND RECOMMENDATION TO THE DISTRICT COURT PROPOSING DISPOSITION OF ASSETS HELD IN THE OVERRULED RECEIVERSHIP OF JEFFREY BARON, IN ACCORDANCE WITH SECTIONS 541-543 OF THE BANKRUPTCY CODE filed by Novo Point LLC, Quantec LLC with Brief/Memorandum in Support. (Payne, Christopher) Modified on 8/13/2013 to clean up text (svc). (Entered: 08/12/2013)
08/16/2013	1310	MOTION for Return of Recievership Assets to Novo Point LLC and Quantec LLC filed by Novo Point LLC, Quantec LLC with Brief/Memorandum in Support. (Attachments: # 1 Proposed Order) (Payne, Christopher) (Entered: 08/16/2013)
08/21/2013	1311	Brief/Memorandum in Support filed by Novo Point LLC, Quantec LLC re 1310 MOTION for Return of Recievership Assets to Novo Point LLC and Quantec LLC Supplemental Brief in Support of the Immediate Return of Corporate Property to Novo Point LLC and Quantec LLC (Payne, Christopher) (Entered: 08/21/2013)
08/30/2013	1312	RESPONSE filed by Peter S Vogel re: 1305 MOTION for Extension of Time to File Response/Reply (Fine, Jeffrey) (Entered: 08/30/2013)
09/04/2013	1313	REPLY filed by Novo Point LLC, Quantec LLC re: <u>1312</u> Response/Objection (Payne, Christopher) (Entered: 09/04/2013)
09/05/2013	1314	NOTICE of Attorney Appearance by J Michael Sutherland on behalf of Carrington Coleman Sloman & Blumenthal, LLP. (Filer confirms contact info in ECF is current.) (Sutherland, J) (Entered: 09/05/2013)
09/05/2013	1315	***Disregard***Image incorrect - RESPONSE filed by Peter S Vogel re: 1310 MOTION for Return of Recievership Assets to Novo Point LLC and Quantec LLC, 1307 MOTION to Strike 1304 Additional Attachments to Main Document, (Schenck, David) Modified on 9/6/2013 (svc). (Entered: 09/05/2013)
09/06/2013	1316	RESPONSE filed by Peter S Vogel re: 1310 MOTION for Return of Recievership Assets to Novo Point LLC and Quantec LLC, 1307 MOTION to Strike 1304 Additional Attachments to Main Document, (Schenck, David) (Entered: 09/06/2013)
09/06/2013	1317	REPLY filed by Novo Point LLC, Quantec LLC re: 1310 MOTION for Return of Recievership Assets to Novo Point LLC and Quantec LLC, 1307 MOTION to Strike 1304 Additional Attachments to Main Document, (Payne, Christopher) (Entered: 09/06/2013)

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09/06/2013	1318	MOTION to Intervene <i>by Bankruptcy Trustee to Respond to Motion of Novo Point LLC and Quantec LLC <u>1310</u> filed by John H. Litzler with Brief/Memorandum in Support. (Attachments: # <u>1</u> Proposed Response). Party John H. Litzler, Chapter 7 Trustee for Jeffrey Baron added. (Reid, Kathryn) (Entered: 09/06/2013)</i>
09/11/2013	1319	RESPONSE filed by Novo Point LLC, Quantec LLC re: 1318 MOTION to Intervene by Bankruptcy Trustee to Respond to Motion of Novo Point LLC and Quantec LLC 1310 (Payne, Christopher) Modified event text on 9/16/2013 (axm). (Entered: 09/11/2013)
09/13/2013	1320	REPLY filed by Novo Point LLC, Quantec LLC re: 1318 MOTION to Intervene by Bankruptcy Trustee to Respond to Motion of Novo Point LLC and Quantec LLC 1310 (Payne, Christopher) (Entered: 09/13/2013)
09/16/2013	1321	REPLY filed by Novo Point LLC, Quantec LLC re: 1310 MOTION for Return of Recievership Assets to Novo Point LLC and Quantec LLC (Payne, Christopher) (Entered: 09/16/2013)
09/25/2013	1322	MOTION Application for Payment of Receivership Expenses (Lain, Faulkner & Co., P.C.) re 1176 Order, filed by Peter S Vogel (Fine, Jeffrey) (Entered: 09/25/2013)
10/03/2013	1323	NOTICE of <i>Entry of Order Regarding Auction Sale</i> filed by Daniel J. Sherman (Attachments: # 1 Exhibit(s) A) (Urbanik, Raymond) (Entered: 10/03/2013)
10/03/2013	1324	MOTION for Authority to Immediately Comply with Mandate, for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court filed by Peter S Vogel re 1282 Order on Motion for Attorney Fees, 1287 Order on Motion for Attorney Fees. (Attachments: # 1 Exhibit A) (Schenck, David) Modified text on 10/4/2013 (axm). (Entered: 10/03/2013)
10/16/2013	1325	RESPONSE filed by Novo Point LLC, Quantec LLC re: 1322 MOTION Application for Payment of Receivership Expenses (Lain, Faulkner & Co., P.C.) re 1176 Order, (Payne, Christopher) (Entered: 10/16/2013)
10/22/2013	1326	RESPONSE AND OBJECTION filed by Novo Point LLC, Quantec LLC re: 1324 MOTION for Authority to Immediately Comply with Mandate, for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court re 1282 Order on Motion for Attorney Fees, 1287 Order on Motio (Attachments: # 1 Exhibit(s) A) (Payne, Christopher) (Entered: 10/22/2013)
10/24/2013	1327	RESPONSE filed by John H. Litzler re: <u>1324</u> MOTION for Authority to Immediately Comply with Mandate, for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court re <u>1282</u> Order on Motion for Attorney Fees, <u>1287</u> Order on Motio (Reid, Kathryn) (Entered: 10/24/2013)
10/25/2013	1328	REPLY filed by Novo Point LLC, Quantec LLC re: <u>1324</u> MOTION for Authority to Immediately Comply with Mandate, for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court re <u>1282</u> Order on Motion for Attorney Fees, <u>1287</u> Order on Motio (Payne, Christopher) (Entered: 10/25/2013)
10/29/2013	1329	REPLY filed by Peter S Vogel re: 1322 MOTION Application for Payment of

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		Receivership Expenses (Lain, Faulkner & Co., P.C.) re 1176 Order, (Attachments: # 1 Exhibit(s) A, # 2 Exhibit(s) B, # 3 Exhibit(s) C, # 4 Exhibit(s) D, # 5 Exhibit(s) E) (Schenck, David) (Entered: 10/29/2013)
11/01/2013	1330	MOTION for Leave to File SUR-REPLY TO VOGELS MOTION FOR PAYMENT OF ADDITIONAL RECEIVERS EXPENSES [DOC 1322] filed by Novo Point LLC, Quantec LLC with Brief/Memorandum in Support. (Attachments: # 1 Exhibit(s) Proposed sur-reply) (Payne, Christopher) (Entered: 11/01/2013)
11/06/2013	1331	REPLY filed by Peter S Vogel re: <u>1324</u> MOTION for Authority to Immediately Comply with Mandate, for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court re <u>1282</u> Order on Motion for Attorney Fees, <u>1287</u> Order on Motio (Attachments: # <u>1</u> Exhibit(s) A, # <u>2</u> Exhibit(s) B) (Schenck, David) (Entered: 11/06/2013)
11/07/2013	1332	NOTICE of <i>filing corrected version of the Consolidated Reply</i> filed by Peter S Vogel (Schenck, David) (Entered: 11/07/2013)
11/07/2013	1333	REPLY filed by Peter S Vogel re: <u>1324</u> MOTION for Authority to Immediately Comply with Mandate, for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court re <u>1282</u> Order on Motion for Attorney Fees, <u>1287</u> Order on Motio (Attachments: # <u>1</u> Exhibit(s) A, # <u>2</u> Exhibit(s) B) (Schenck, David) (Entered: 11/07/2013)
11/12/2013	1334	MOTION for Emergency Order to protect the jurisdiction of this Honorable Court and to stay the show cause hearing requested by Vogel set November 19, 2013 in the bankruptcy court to attempt to divest the jurisdiction of this Honorable Court over distribution of the receivership res. (), Emergency MOTION to Stay <i>Vogel from proceeding to attempt to divest this Honorable Court of jurisdiction</i> , Emergency MOTION to Withdraw Reference <i>as to distribution of the receivership assets of Novo Point LLC and Quantec LLC</i> filed by Novo Point LLC, Quantec LLC. filed by Novo Point LLC, Quantec LLC with Brief/Memorandum in Support. (Attachments: # 1 Exhibit(s) A, # 2 Proposed Order) (Payne, Christopher) (Entered: 11/12/2013)
11/13/2013	1335	REPLY filed by Peter S Vogel re: 1334 MOTION for Emergency Order to protect the jurisdiction of this Honorable Court and to stay the show cause hearing requested by Vogel set November 19, 2013 in the bankruptcy court to attempt to divest the jurisdiction of this Honorable Court over distribEmergency MOTION to Stay Vogel from proceeding to attempt to divest this Honorable Court of jurisdictionEmergency MOTION to Withdraw Reference as to distribution of the receivership assets of Novo Point LLC and Quantec LLC filed by Novo Point LLC, Quantec LLC. (Schenck, David) (Entered: 11/13/2013)
11/14/2013	1336	REPLY filed by Novo Point LLC, Quantec LLC re: 1334 MOTION for Emergency Order to protect the jurisdiction of this Honorable Court and to stay the show cause hearing requested by Vogel set November 19, 2013 in the bankruptcy court to attempt to divest the jurisdiction of this Honorable Court over distribEmergency MOTION to Stay Vogel from proceeding to attempt to divest this Honorable Court of jurisdictionEmergency MOTION to Withdraw Reference as to distribution of the receivership assets of Novo Point LLC and Quantec LLC filed by Novo Point LLC, Quantec LLC. (Payne, Christopher) (Entered:

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		11/14/2013)
11/14/2013	1337	Emergency MOTION to Withdraw Reference of the proceedings set for hearing November 19, 2013 in bankruptcy cause 12-37921-sgj7 pursuant to the mandatory withdrawal provision of 28 U.S.C. § 157(d) filed by Novo Point LLC, Quantec LLC. filed by Novo Point LLC, Quantec LLC with Brief/Memorandum in Support. (Attachments: # 1 Exhibit(s) "A") (Payne, Christopher) (Entered: 11/14/2013)
11/15/2013	1338	ORDER: The court directs Receiver Peter S. Vogel (Receiver) to file an expedited response to Movants' Emergency Motion for Mandatory Withdrawal of the Reference of the Proceedings Set for Hearing 11/19/2013 in Bankruptcy Case 12-37921-SGJ7 (Doc. 1337) no later than 11/18/2013, at 1:00 p.m. (Ordered by Judge Sam A Lindsay on 11/15/2013) (tla) (Entered: 11/15/2013)
11/15/2013	1339	ORDER OF REFERENCE: Accordingly, the Emergency Motion to Protect the Dignity and Jurisdiction of the Court and Preserve the Rule of Law (Doc. 1334) and the Emergency Motion for Mandatory Withdrawal of the Reference of the Proceedings Set for Hearing 11/19/2013 in Bankruptcy Case 12-37921-SGJ7 (Doc. 1337) filed by Movants are referred, insofar as they seek withdrawal of the reference, to United States Bankruptcy Judge Stacey G. C. Jernigan to conduct a status conference, submit a report and recommendation to the court concerning whether the reference should or must be withdrawn, and, in accordance with Local Bankruptcy Rule 5011-1, consider and determine any other matters relevant to the requests and decision to withdraw the reference. This order of reference also prospectively refers all procedural motions that are related to the referred motions and Movants' request to withdraw the reference to the United States Bankruptcy Judge for resolution. (Ordered by Judge Sam A Lindsay on 11/15/2013) (tla) (Entered: 11/15/2013)
11/18/2013	1340	RESPONSE filed by Peter S Vogel re: 1337 Emergency MOTION to Withdraw Reference of the proceedings set for hearing November 19, 2013 in bankruptcy cause 12-37921-sgj7 pursuant to the mandatory withdrawal provision of 28 U.S.C. § 157(d) filed by Novo Point LLC, Quantec LLC. (Schenck, David) (Entered: 11/18/2013)
11/20/2013	1341	ADDITIONAL ATTACHMENTS to 1337 Emergency MOTION to Withdraw Reference of the proceedings set for hearing November 19, 2013 in bankruptcy cause 12-37921-sgj7 pursuant to the mandatory withdrawal provision of 28 U.S.C. § 157(d) filed by Novo Point LLC, Quantec LLC. (Attachments: # 1 Order continuing status conference on Emergency MOTION to Withdraw Reference in bankruptcy case 12-37921-sgj7) (Whitaker - TXNB, Sheniqua) (Entered: 11/20/2013)
11/25/2013	1342	NOTICE of Filing Response Regarding Motion for Withdrawal of the Reference in Jeffrey Baron Bankruptcy Case filed by Daniel J. Sherman (Attachments: # 1 Exhibit(s) A) (Urbanik, Raymond) (Entered: 11/25/2013)
12/02/2013	1343	REPLY filed by Novo Point LLC, Quantec LLC re: 1337 Emergency MOTION to Withdraw Reference of the proceedings set for hearing November 19, 2013 in bankruptcy cause 12-37921-sgj7 pursuant to the mandatory withdrawal provision of 28 U.S.C. § 157(d) filed by Novo Point LLC, Quantec LLC. (Payne, Christopher) (Entered: 12/02/2013)
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12/04/2013	1344	ADDITIONAL ATTACHMENTS to 1337 Emergency MOTION to Withdraw Reference of the proceedings set for hearing November 19, 2013 in bankruptcy cause 12-37921-sgj7 pursuant to the mandatory withdrawal provision of 28 U.S.C. § 157(d) filed by Novo Point LLC, Quantec LLC., 1334 MOTION for Emergency Order to protect the jurisdiction of this Honorable Court and to stay the show cause hearing requested by Vogel set November 19, 2013 in the bankruptcy court to attempt to divest the jurisdiction of this Honorable Court over distribEmergency MOTION to Stay Vogel from proceeding to attempt to divest this Honorable Court of jurisdictionEmergency MOTION to Withdraw Reference as to distribution of the receivership assets of Novo Point LLC and Quantec LLC filed by Novo Point LLC, Quantec LLC. (Attachments: # 1 Report and Recommendation to the District Court, ENTERED 12/4/2013) (Blanco - TXNB, Juan) (Entered: 12/04/2013)	
12/11/2013	1345	Brief/Memorandum in Support filed by Novo Point LLC, Quantec LLC re 1344 Additional Attachments to Main Document,,, 1337 Emergency MOTION to Withdraw Reference of the proceedings set for hearing November 19, 2013 in bankruptcy cause 12-37921-sgj7 pursuant to the mandatory withdrawal provision of 28 U.S.C. § 157(d) filed by Novo Point LLC, Quantec LLC., 1339 Order,,, and OBJECTION AND RESPONSE TO BANKRUPTCY COURT REPORT AND RECOMMENDATION ON WITHDRAWAL OF THE REFERENCE (Payne, Christopher) (Entered: 12/11/2013)	
12/12/2013	1346	Emergency MOTION to Stay Vogel and his counsel from disbursing any receivership or trust assets to themselves without prior order from this Court, MOTION FOR EMERGENCY ORDER DIRECTING VOGEL AND HIS COUNSEL NOT TO DISBURSE ANY RECEIVERSHIP OR TRUST ASSETS TO THEMSELVES WITHOUT THE PRIOR ORDER OF THIS COURT AND ORDERING THE IMMEDIATE RETURN OF ALL ASSETS ALREADY DISBURSED IN CONTEMPT OF THIS COURTS EXCLUSIVE JURISDICTION OVER THE RECEIVERSHIP PROPERTY (), Emergency MOTION for Writ to prevent the frustration of the exercise of the jurisdiction of this Court over receivership assets filed by Novo Point LLC, Quantec LLC with Brief/Memorandum in Support. (Attachments: # 1 Exhibit(s) A) (Payne, Christopher) (Entered: 12/12/2013)	
12/12/2013	1347	RESPONSE filed by Peter S Vogel re: <u>1345</u> Brief/Memorandum in Support of Motion,, <u>1344</u> Additional Attachments to Main Document,,, (Schenck, David) (Entered: 12/12/2013)	
12/13/2013	1348	NOTICE of Reply_on_Objection_to_Bankruptcy Court Report_on_withdrawal_of_reference and brief in support re: 1345 Brief/Memorandum in Support of Motion,, filed by Novo Point LLC, Quantec LLC (Payne, Christopher) (Entered: 12/13/2013)	
12/31/2013	1349	***VACATED, PER 1350 ORDER*** ORDER denying as moot the Motion to Wind Down Receivership with Proposed Plan, Motion to Withdraw the Reference to the Bankruptcy Court, and Provide Resolution for All Disputed Attorneys Fee Claims 1187, Barons Motion to Approve Compromise and Wind-Down Plan 1295, Barons Motion for Extension of Time to File Objections to Sua Sponte Report and Recommendation filed by the Bankruptcy Court or, Alternatively, Provisional Objection 1305, Motion to Strike Bankruptcy Court Report and Recommendation	

		1307 Motion to Order the Immediate Return of the Domain Assets and Bank Accountsof Novo Point LLC and Quantec LLC 1310 Bankruptcy Trustees Motion for Leave to Intervene to Respond to the Motion to Order Immediate Return of the Domain Name Assets and Bank Accounts of Novo Point LLC and Quantec LLC 1318 the Receivers Motion for Authority to Immediately Comply with Mandate for Wind Down Plan and Discharge, and for Payment Consistent with the May 29, 2013 Order of this Court 1324 Motion for Leave to File Surreply to Vogels Erroneous and Misleading NewArgument in Doc. 1329 1330 the Emergency Motion to Protect the Dignity and Jurisdiction of the Court and Preserve the Rule of Law 1334 the Emergency Motion for Mandatory Withdrawal of the Reference of the Proceedings Set for Hearing November 19, 2013 in Bankruptcy Case 12-37921-SGJ7 1337 resolves and moots the matters set forth in the bankruptcy courts July 29, 2013 Sua Sponte Report 1304 and Report on Motion to Withdraw Reference 1344 Motions 1183 1186 and 1322 are therefore denied without prejudice, and the clerk of the court is directed to term thesemotions. The court vacates the Order AdoptingBankruptcy Court Recommendation 1176 but only to the extent that it referred to thebankruptcy court for findings and recommendation applications by the Receiver for reimbursementof receivership fees and expenses. In addition, the Receiver is directed to submit any futureapplications for reimbursement of receivership fees and expenses to this court for resolution in theNetsphere action. The court construes the emergency motion 1346 as an objection to the bankruptcy courts December 11, 2013 order and it is overruled; the court denies without prejudice the Receivers Motion for Order to Show Cause Why WIPO and ICANN Should Not be Held in Contempt 1225 Objections to and appeals of orders entered by the bankruptcy court must not be filed in the first instance in the Netsphereaction and any motions filed in the Netsphere action th
01/02/2014		***Clerk's Notice of delivery: (see NEF for details) Docket No:1349. Thu Jan 2 09:11:19 CST 2014 (crt) (Entered: 01/02/2014)
01/06/2014	1350	AMENDED ORDER: The court's 12/31/2013 memorandum opinion and order in Case No. 3:13-CV-3461- L, reversing the 6/26/2013 Order for Relief in the Chapter 7 involuntary bankruptcy proceeding, Case No. 12-37921-SGJ-7, that was initiated against Baron by his former attorneys moots a majority of the aforementioned pending matters in this case pertaining to the receivership and involuntary bankruptcy proceeding. On 1/3/2013, the court entered an Amended Memorandum Opinion and Order in Case No. 3:13-CV-3461-L, to correct certain nonsubstantive matters. In light of that Amended Memorandum Opinion and Order, the court vacates its 12/31/2013 Order in this case (Doc. 1349), issues this Amended Order, and makes the court's Amended Memorandum Opinion and Order of 1/3/2014, entered in Case No. 3:13-CV-3461-L, a part of this Amended Order as if repeated herein verbatim. (Ordered by Judge Sam A Lindsay on 1/6/2014) (tla) (Entered: 01/06/2014)
01/06/2014	(***Clerk's Notice of delivery: (see NEF for details) Docket No:1350. Mon Jan 6

		15:35:10 CST 2014 (crt) (Entered: 01/06/2014)		
01/06/2014	1351			
01/06/2014		***Clerk's Notice of delivery: (see NEF for details) Docket No:1351. Mon Jan 6 16:01:31 CST 2014 (crt) (Entered: 01/06/2014)		
01/24/2014	1352	STATUS REPORT <i>and Request for Scheduling Conference</i> filed by Peter S Vogel. (Attachments: # 1 Exhibit(s) A) (Schenck, David) (Entered: 01/24/2014)		
02/03/2014	1353	RESPONSE filed by Novo Point LLC, Quantec LLC re: <u>1352</u> Status Report (Payne, Christopher) (Entered: 02/03/2014)		
02/04/2014	1354	ORDER: Any response by Jeffrey Baron to the <u>1352</u> Receiver's Preliminary Sta Report and Request for Scheduling Conference must be filed by 2/11/2014. (Ordered by Judge Sam A Lindsay on 2/4/2014) (cea) (Entered: 02/04/2014)		
02/04/2014		***Clerk's Notice of delivery: (see NEF for details) Docket No:1354. Tue Feb 4 13:10:01 CST 2014 (crt) (Entered: 02/04/2014)		
02/11/2014	1355	***Disregard*** See document 1356***Objections to 1352 Vogel's Status Reported by Jeffrey Baron. (Cochell, Stephen) Modified on 2/14/2014 (svc). (Entered: 02/11/2014)		
02/11/2014	1356	Corrected Response to <u>1352</u> Vogel's Status Report filed by Jeffrey Baron. (Sime Leonard) Modified on 2/14/2014 (svc). (Entered: 02/11/2014)		
02/11/2014	1357	Appendix in Support filed by Jeffrey Baron re 1356 Response/Objection to Voge Preliminary Status Report (Attachments: # 1 Exhibit(s) Appendix Item 1, # 2 Exhibit(s) Appendix Item 2, # 3 Exhibit(s) Appendix Item 3, # 4 Exhibit(s) Appendix Item 4) (Simon, Leonard) (Entered: 02/11/2014)		
02/14/2014	1358	REPLY filed by Peter S Vogel re: 1353 Response/Objection, 1356 Response/Objection (Schenck, David) (Entered: 02/14/2014)		
02/14/2014	1359	CORRECTED REPLY filed by Peter S Vogel re: <u>1353</u> Response/Objection, <u>135</u> Response/Objection (Schenck, David) Modified on 2/18/2014 (svc). (Entered: 02/14/2014)		
02/18/2014	1360	REPLY filed by Novo Point LLC, Quantec LLC re: <u>1355</u> Status Report, <u>1356</u> Response/Objection (Payne, Christopher) (Entered: 02/18/2014)		
02/25/2014	1361	MOTION to Withdraw as Attorney filed by Jeffrey Baron with Brief/Memorandum in Support. (Attachments: # 1 Proposed Order Order Granting Withdrawal and Substitution of Counsel) (Cochell, Stephen) (Entered: 02/25/2014)		
02/25/2014	1362	NOTICE of Attorney Appearance by Leonard H Simon on behalf of Jeffrey Baron. (Filer confirms contact info in ECF is current.) (Simon, Leonard) (Entered:		

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		02/25/2014)			
JEFFREY BARON'S REJOINDER REPLIES OF VOGEL AND POINT AND QUANTEC (ECF DOCUMENTS 1359 AND 1360 Jeffrey Baron re: 1354 Order Setting Deadline/Hearing (Attachment Exhibit(s) "1" Corporate Assignments and Resolutions, # 2 Exhibit(s) Claim Deed - Vogel, # 3 Exhibit(s) "3" Quit Claim Deed - Litzler) (Standard) Modified on 2/26/2014 to correct text (svc). (Entered: 02/2)					
02/26/2014	1364	ORDER denying <u>1361</u> Motion to Withdraw as Attorney. The motion does not contain the requisite certificate of conference. (Ordered by Judge Sam A Lindsay on 2/26/2014) (ykp) (Entered: 02/26/2014)			
02/27/2014		***Clerk's Notice of delivery: (see NEF for details) Docket No:1364. Thu Feb 27 07:59:48 CST 2014 (crt) (Entered: 02/27/2014)			
02/27/2014	1365	MOTION to Strike 1363 Response/Objection, ' <i>Rejoinder</i> ' filed by Novo Point LLC, Quantec LLC with Brief/Memorandum in Support. (Payne, Christopher) (Entered: 02/27/2014)			
02/28/2014	1366	MOTION to Withdraw as Attorney filed by Jeffrey Baron with Brief/Memorandum in Support. (Attachments: # 1 Proposed Order) (Cochell, tephen) (Entered: 02/28/2014)			
02/28/2014	1367	CATUS REPORT <i>Pursuant to The Court's January 6</i> , 2014 Order filed by Pet Vogel. (Attachments: # 1 Exhibit(s) Addendum A, # 2 Proposed Order Order, Proposed Order Order) (Schenck, David) (Entered: 02/28/2014)			
02/28/2014	1368	ORDER re 1352 Status Report, denying as moot 1365 Motion to Strike. The court rejects Receiver's request to conduct a show cause hearing. The Receiver is directed to return by 3/7/14 receivership assets and shall take steps necessary to remove impediments to assets and accounts. The court VACATES the orders appointing Damon Nelson as manager of Novo Point & Quantec 362 473. Receiver's request to identify and assign to Baron for resolution any potential claims under Bankruptcy Code section 303(I) arising out of the now dismissed Baron involuntary bankruptcy is denied. Request by the Receiver, Baron, Novo Point, and Quantec for order enjoining any 3rd party actions regarding the Novo Point and Quantec assets for 60 days to 12 months is denied. All other requests not expressly addressed herein are denied. (Ordered by Judge Sam A Lindsay on 2/28/2014) Note from clerk: this order was received by clerk prior to receipt of Motion to Withdraw as Attorney 1366 so that motion is open, pending review of the court. (gr) (Entered: 02/28/2014)			
03/03/2014		***Clerk's Notice of delivery: (see NEF for details) Docket No:1368. Mon Mar 3 09:08:53 CST 2014 (crt) (Entered: 03/03/2014)			
03/03/2014	1369	ORDER re 1367 Status Report Pursuant to the Court's January 6, 2014 Order: The court's prior order stands, except to the extent that it conflicts with the matters addressed in this order. (Ordered by Judge Sam A Lindsay on 3/3/2014) (twd) (Entered: 03/03/2014)			
03/06/2014	1370	Supplemental Application to Pay Lain Faulkner re 1368 Order on Motion to Strike 369 Order, filed by Peter S Vogel (Fine, Jeffrey) Modified on 3/7/2014 to clean up text (svc). (Entered: 03/06/2014)			

03/07/2014	1371	Brief/Memorandum in Support filed by Peter S Vogel re 1370 MOTION Supplemental Application to Pay Lain Faulkner re 1368 Order on Motion to Strike,,,, 1369 Order, (Fine, Jeffrey) (Entered: 03/07/2014)			
03/09/2014	1372	Supplemental MOTION to Withdraw as Attorney filed by Jeffrey Baron with Brief/Memorandum in Support. (Cochell, Stephen) (Entered: 03/09/2014)			
03/10/2014	1373	Emergency MOTION for Reconsideration re <u>1368</u> Order on Motion to Strike,,,, <u>1369</u> Order, MOTION to Expedite <i>Consideration</i> () filed by Jeffrey Baron with Brief/Memorandum in Support. (Attachments: # <u>1</u> Proposed Order) (Simon, Leonard) (Entered: 03/10/2014)			
03/10/2014	1374	Brief/Memorandum in Support filed by Jeffrey Baron re 1373 Emergency MOTION for Reconsideration re 1368 Order on Motion to Strike,,,, 1369 Order MOTION to Expedite <i>Consideration</i> (Simon, Leonard) (Entered: 03/10/2014)			
03/10/2014	1375	Appendix in Support filed by Jeffrey Baron re 1373 Emergency MOTION for Reconsideration re 1368 Order on Motion to Strike,,,, 1369 Order, MOTION to Expedite <i>Consideration</i> (Attachments: # 1 Exhibit(s) Appendix Item 1) (Simon, Leonard) (Entered: 03/10/2014)			
03/11/2014	1377	RESPONSE filed by Novo Point LLC, Quantec LLC re: 1373 Emergency MOTION for Reconsideration re 1368 Order on Motion to Strike,,,, 1369 Order, MOTION to Expedite <i>Consideration</i> (Payne, Christopher) (Entered: 03/11/2014)			
03/11/2014	1378	RESPONSE filed by Peter S Vogel re: <u>1373</u> Emergency MOTION for Reconsideration re <u>1368</u> Order on Motion to Strike,,,, <u>1369</u> Order, MOTION to Expedite <i>Consideration</i> (Fine, Jeffrey) (Entered: 03/11/2014)			
03/11/2014	1379	ORDER Denying 1373 Motion for Reconsideration; Denying 1373 Motion to Expedite; Denying as moot sealed and/or ex parte motion 1376. (Ordered by Judge Sam A Lindsay on 3/11/2014) (cea) (Entered: 03/11/2014)			
03/13/2014	1380	Unopposed MOTION to Restrain from Interfering with Wind Down of the Receivership filed by Novo Point LLC, Quantec LLC with Brief/Memorandum i Support. (Attachments: # 1 Exhibit(s) A and B, # 2 Proposed Order) (Payne, Christopher) Modified text on 3/14/2014 (axm). (Entered: 03/13/2014)			
03/13/2014	1381	OBJECTION filed by Jeffrey Baron re: <u>1380</u> Unopposed MOTION to Restrain from Interfering with Wind Down of the Receivership . (Cochell, Stephen) (Entered: 03/13/2014)			
03/13/2014	1382	Reply Declaration filed by Novo Point LLC, Quantec LLC re: <u>1380</u> Unopposed MOTION to Restrain from Interfering with Wind Down of the Receivership. (Payne, Christopher) Modified text on 3/14/2014 (axm). (Entered: 03/13/2014)			
03/13/2014	1383	RESPONSE AND OBJECTION filed by Simon H Leonard re: <u>1380</u> Unopposed MOTION to Restrain from Interfering with Wind Down of the Receivership. (Attachments: # <u>1</u> Exhibit(s) "1", # <u>2</u> Exhibit(s) "2", # <u>3</u> Exhibit(s) "3", # <u>4</u> Exhibit(s) "4") (Simon, Leonard) (Entered: 03/13/2014)			
03/13/2014	1384	RESPONSE AND OBJECTION filed by Jeffrey Baron re: <u>1380</u> Unopposed MOTION to Restrain from Interfering <i>with Wind Down of the Receivership</i> . (Cochell, Stephen) (Entered: 03/13/2014)			

30/2014		District Version 3.1.1			
03/14/2014	1385	ORDER: The court directs the Receiver and any party that opposes the motion to file by 3/17/2014, a response that sets forth the basis for any opposition re: 1366 MOTION to Withdraw as Attorney . (Ordered by Judge Sam A Lindsay on 3/14/2014) (cea) (Entered: 03/14/2014)			
03/17/2014	1386	RESPONSE filed by Peter S Vogel re: <u>1366</u> MOTION to Withdraw as Attorney , <u>1372</u> Supplemental MOTION to Withdraw as Attorney (Schenck, David) (Entered: 03/17/2014)			
03/20/2014	1387	ORDER: Accordingly, the court denies without prejudice Stephen Cochell's Motion for Withdrawal and Substitution of Counsel (Doc. 1366). After the receivership has been wound down and the court has discharged the Receiver, Mr Cochell may renew his request for withdrawal and substitution. (Ordered by Judge Sam A Lindsay on 3/20/2014) (ctf) (Entered: 03/20/2014)			
03/27/2014	1388	ORDER granting 1370 Supplemental Application to Pay Lain Faulkner. (Ordered by Judge Sam A Lindsay on 3/27/2014) (jrr) (Entered: 03/27/2014)			
03/27/2014	1389	REPLY filed by Novo Point LLC, Quantec LLC re: <u>1380</u> Unopposed MOTION to Restrain from Interfering with Wind Down of the Receivership (Payne, Christopher) (Entered: 03/27/2014)			
04/02/2014	1390	MOTION for entry of an order for the Receiver to immediately turn over assets necessary to pay domain name renewal fees due beginning April 1, 2014 and for EXPEDITED CONSIDERATION to prevent imminent asset forfeiture due to non-payment filed by Novo Point LLC, Quantec LLC with Brief/Memorandum is Support. (Payne, Christopher) (Entered: 04/02/2014)			
04/03/2014		Record on Appeal for USCA5 13-10696 (related to 1297 appeal): Record consisting of: ECF electronic record, 21 Volume(s) electronic transcript, Sealed ex parte document(s)(circuit approval is required for access), certified to USCA. request a copy of the record (on disk or on paper), contact the appeals deputy in advance to arrange delivery. (svc) (Entered: 04/03/2014)			
04/03/2014	1391	RESPONSE AND OBJECTION filed by Peter S Vogel re: 1390 MOTION for entry of an order for the Receiver to immediately turn over assets necessary to particular domain name renewal fees due beginning April 1, 2014 and for EXPEDITED CONSIDERATION to prevent imminent asset forfeiture due to non-payment (Fine, Jeffrey) (Entered: 04/03/2014)			
04/04/2014	1392	REPLY filed by Novo Point LLC, Quantec LLC re: 1390 MOTION for entry of an order for the Receiver to immediately turn over assets necessary to pay domain name renewal fees due beginning April 1, 2014 and for EXPEDITED CONSIDERATION to prevent imminent asset forfeiture due to non-payment (Payne, Christopher) (Entered: 04/04/2014)			
04/04/2014	1393	Additional Attachment to Main <i>Document to be Included and Attached to Previous Filing</i> re: 1391 Response/Objection, filed by Peter S Vogel (Schenck, David) Modified docket text on 4/4/2014 (cea). (Entered: 04/04/2014)			
04/08/2014	1394	Supplemental Document by Novo Point LLC, Quantec LLC as to 1380 Unopposed MOTION to Restrain from Interfering with Wind Down of the Receivership, 1389 Reply . (Payne, Christopher) (Entered: 04/08/2014)			
04/10/2014	1395	ORDER: Before the court is the Unopposed Motion of Novo Point LLC and			

0/30/2014		District Version 5.1.1
		Quantec LLC to Restrain Baron from Interfering with the Wind Down of the Receivership (Doc. 1380), filed 3/13/2014. Also before the court is the Motion to Order Receiver to Immediately Turn Over Assets Necessary to Pay Domain Name Renewal Fees Due Beginning 4/1/2014 and for Expedited Hearing (Doc. 1390), filed 4/2/2014, by Novo Point LLC ("Novo Point") and Quantec LLC ("Quantec") (collectively, "the LLCs"). After considering the motions, briefs, evidence, and record, the court grants, to the extent set forth herein, the Motion to Order Receiver to Immediately Turn Over Assets Necessary to Pay Domain Name Renewal Fees Due Beginning 4/1/2014, and for Expedited Hearing (Doc. 1390); and denies without prejudice the Unopposed Motion of Novo Point LLC and Quantec LLC to Restrain Baron from Interfering with the Wind Down of the Receivership (Doc. 1380). (Ordered by Judge Sam A Lindsay on 4/10/2014) (ctf) (Entered: 04/10/2014)
04/14/2014		Record on Appeal for USCA5 13-10696 (related to 1297 appeal): transmitted to Mpatanishi Tayari Garrett on disk only by mail. (svc) (Entered: 04/14/2014)
04/14/2014	1396	NOTICE of <i>Receiver's Accounting Report of April 14</i> , 2014 filed by Peter S Vogel (Attachments: # 1 Exhibit(s) A-D, # 2 Exhibit(s) E-01, # 3 Exhibit(s) E-02, # 4 Exhibit(s) E-03, # 5 Exhibit(s) E-04, # 6 Exhibit(s) E-05, # 7 Exhibit(s) E-06, # 8 Exhibit(s) E-07, # 9 Exhibit(s) E-08, # 10 Exhibit(s) E-09, # 11 Exhibit(s) E-10, # 12 Exhibit(s) E-11, # 13 Exhibit(s) E-12, # 14 Exhibit(s) E-13, # 15 Exhibit(s) E-14, # 16 Exhibit(s) E-15, # 17 Exhibit(s) E-16, # 18 Exhibit(s) E-17, # 19 Exhibit(s) F-01, # 20 Exhibit(s) F-02) (Schenck, David) (Entered: 04/14/2014)
04/14/2014	1397	MOTION Request for Approval of Final Accounting, Application for Payment, and Request for Order of Final Discharge filed by Peter S Vogel with Brief/Memorandum in Support. (Attachments: # 1 Exhibit(s) A, # 2 Exhibit(s) B, # 3 Exhibit(s) C, # 4 Exhibit(s) D, # 5 Exhibit(s) E, # 6 Exhibit(s) F, # 7 Exhibit(s) G, # 8 Exhibit(s) H) (Schenck, David) (Entered: 04/14/2014)
04/15/2014	1398	MOTION Supplemental Application for Payment and Notice of Filing of Petition for Certiorari re 1397 MOTION Request for Approval of Final Accounting, Application for Payment, and Request for Order of Final Discharge filed by Peter S Vogel with Brief/Memorandum in Support. (Attachments: # 1 Exhibit(s) I, # 2 Exhibit(s) J) (Schenck, David) (Entered: 04/15/2014)
04/22/2014	1399	OBJECTION filed by Novo Point LLC, Quantec LLC re: 1397 MOTION Request for Approval of Final Accounting, Application for Payment, and Request for Order of Final Discharge (Payne, Christopher) (Entered: 04/22/2014)
04/22/2014	1400	OBJECTION filed by Jeffrey Baron re: 1398 MOTION Supplemental Application for Payment and Notice of Filing of Petition for Certiorari re 1397 MOTION Request for Approval of Final Accounting, Application for Payment, and Request for Order of Final Discharge, 1397 MOTION Request for Approval of Final Accounting, Application for Payment, and Request for Order of Final Discharge (Simon, Leonard) (Entered: 04/22/2014)
04/22/2014	1401	Appendix in Support filed by Jeffrey Baron re 1400 Response/Objection, (Attachments: # 1 Exhibit(s) "1", # 2 Exhibit(s) "2", # 3 Exhibit(s) "3", # 4 Exhibit(s) "4", # 5 Exhibit(s) "5", # 6 Exhibit(s) "6") (Simon, Leonard) (Entered: 04/23/2014)
04/25/2014	1402	OBJECTION filed by Novo Point LLC, Quantec LLC re: 1397 MOTION

1403	Request for Approval of Final Accounting, Application for Payment, and Request for Order of Final Discharge (Payne, Christopher) (Entered: 04/25/2014) Record on Appeal for USCA5 13-10696 (related to 1297 appeal): transmitted to Gary Schepps on disk only by hand delivery. (svc) (Entered: 04/30/2014) OR JECTION filed by Dean W. Ferruson, Pobert Garrey, Jeffrey Hall, Gary G.			
1403	Gary Schepps on disk only by hand delivery. (svc) (Entered: 04/30/2014)			
<u>1403</u>	ORIECTION filed by Dean W Ferguson, Pobert Correy, Jeffrey Holl, Cory C			
	OBJECTION filed by Dean W Ferguson, Robert Garrey, Jeffrey Hall, Gary G Lyon, David Pacione, Power Taylor LLP, Shurig Jetel Beckett Tackett, Pronske Goolsby & Kathman, PC re: 1398 MOTION Supplemental Application for Payment and Notice of Filing of Petition for Certiorari re 1397 MOTION Reque for Approval of Final Accounting, Application for Payment, and Request for Ordof Final Discharge, 1397 MOTION Request for Approval of Final Accounting, Application for Payment, and Request for Order of Final Discharge (Pronske, Gerrit) (Entered: 05/05/2014)			
<u>1404</u>	OBJECTION filed by Novo Point LLC, Quantec LLC re: <u>1397</u> MOTION Request for Approval of Final Accounting, Application for Payment, and Reque for Order of Final Discharge (Payne, Christopher) (Entered: 05/05/2014)			
<u>1405</u>	NOTICE of Status of Certain Former Receivership Assets filed by Peter S Vog (Schenck, David) (Entered: 05/08/2014)			
<u>1406</u>	OBJECTION filed by Novo Point LLC, Quantec LLC re: <u>1405</u> Notice (Other) (Payne, Christopher) (Entered: 05/09/2014)			
<u>1407</u>	REPLY filed by Peter S Vogel re: <u>1405</u> Notice (Other) (Attachments: # <u>1</u> Exhibit(s) A) (Sikes, James) (Entered: 05/12/2014)			
<u>1408</u>	RESPONSE AND OBJECTION filed by Novo Point LLC, Quantec LLC re: 1407 Reply, 1405 Notice (Other) (Payne, Christopher) (Entered: 05/13/2014)			
1409	NOTICE of <i>Final Notice Regarding Quasar Services</i> , <i>LLC</i> re: 1405 Notice (Other) filed by Peter S Vogel (Attachments: # 1 Exhibit(s) A, # 2 Exhibit(s) B, # Exhibit(s) C) (Sikes, James) (Entered: 05/14/2014)			
<u>1410</u>	RESPONSE filed by Novo Point LLC, Quantec LLC re: <u>1409</u> Notice (Other) (Payne, Christopher) (Entered: 05/14/2014)			
<u>1411</u>	OBJECTION filed by RPV, Ltd., as Trustee of the Village Trust re: <u>1405</u> Notice (Other) (York, Andrew) (Entered: 05/28/2014)			
1412	Appendix in Support filed by RPV, Ltd., as Trustee of the Village Trust re 1411 Response/Objection to Receiver's Notice of Status of Certain Former Receivership Assets and Opposition to Reply of Novo Point LLC and Quantec LLC (Attachments: # 1 Exhibit(s) Part 1, # 2 Exhibit(s) Part 2, # 3 Exhibit(s) Part 3, # 4 Exhibit(s) Part 4, # 5 Exhibit(s) Part 5, # 6 Exhibit(s) Part 6) (York, Andrew) (Entered: 05/28/2014)			
1413	(Document Restricted) Sealed Appendix in Support re: 1411 Response/Objection (Sealed pursuant to SO 19-1, statute, or rule) filed by RPV, Ltd., as Trustee of the Village Trust (Attachments: # 1 Exhibit(s) Pages 118-146) (York, Andrew) (Entered: 05/28/2014)			
	1404 1405 1406 1407 1409 1410 1411 1412			

PACER Service Center				
Transaction Receipt				
06/30/2014 19:58:28				
PACER Login:	pe0710	Client Code:	baron	
Description:	Docket Report	Search Criteria:	3:09-cv-00988-L Start date: 06/30/2013	
Billable Pages:	30	Cost:	3.00	

Exhibit K

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

NETSPHERE INC.,	§	
MANILA INDUSTRIES, INC.; and	§	a
MUNISH KRISHAN	§	
Plaintiffs,	§	
VS.	§	CIVIL ACTION NO. 3-09CV0988-F
	§	
JEFFREY BARON and	§	
ONDOVA LIMITED COMPANY,	§	
Defendants	§	

ORDER APPOINTING RECEIVER

The Court hereby appoints a receiver and imposes an ancillary relief to assist the receiver as follows:

APPOINTMENT OF RECEIVER

IT IS HEREBY ORDERED that Peter S. Vogel is appointed Receiver for Defendant

Jeffrey Baron with the full power of an equity receiver. The Receiver shall be entitled to

possession and control over all Receivership Assets, Receivership Parties and Receivership

Documents as defined herein, and shall be entitled to exercise all powers granted herein.

RECEIVERSHIP PARTIES, ASSETS, AND RECORDS

IT IS FURTHER ORDERED that the Court hereby takes exclusive jurisdiction over, and grants the Receiver exclusive control over, any and all "Receivership Parties", which term shall include Jeffrey Baron and the following entities:

Village Trust, a Cook Islands Trust
Equity Trust Company IRA 19471
Daystar Trust, a Texas Trust
Belton Trust, a Texas Trust
Novo Point, Inc., a USVI Corporation
Iguana Consulting, Inc., a USVI Corporation
Quantec, Inc., a USVI Corporation
Shiloh, LLC, a Delaware Limited Liability Company
Novquant, LLC, a Delaware Limited Liability Company

Manassas, LLC, a Texas Limited Liability Company
Domain Jamboree, LLC, a Wyoming Limited Liability Company
ID Genesis, LLC, a Utah Limited Liability Company

and any entity under the direct or indirect control of Jeffrey Baron, whether by virtue of ownership, beneficial interest, a position as officer, director, power of attorney or any other authority or right to act. The Court hereby enjoins any person from taking any action based upon any presently existing directive from any person other than the Receiver with regard to the affairs and business of the Receivership Parties, including but not limited to proceeding with the transfer of a portfolio of internet domain names ("Domain Names") for which Ondova Limited Company ("Ondova") acted as registrar. Specifically, but without limitation, VeriSign Inc and The Internet Corporation for Assigned Names and Numbers ("ICANN"), and any other entity connected to the transfer of the Domain Names, shall immediate cease such efforts and shall terminate any movement of the Domain Names.

IT IS FURTHER ORDERED that the Court hereby takes exclusive jurisdiction over, and grants the Receiver exclusive control over, any and all "Receivership Assets", which term shall include any and all legal or equitable interest in, right to, or claim to, any real or personal property (including "goods," "instruments," "equipment," "fixtures," "general intangibles," "inventory," "checks," or "notes" (as these terms are defined in the Uniform Commercial Code)), lines of credit, chattels, leaseholds, contracts, mail or other deliveries, shares of stock, lists of consumer names, accounts, credits, premises, receivables, funds, and all cash, wherever located, and further including any legal or equitable interest in any trusts, corporations, partnerships, or other legal entities of any nature, that are:

- 1. owned, controlled, or held by, in whole or in part, for the benefit of, or subject to access by, or belonging to, any Receivership Party;
 - 2. in the actual or constructive possession of any Receivership Party; or
- 3. in the actual or constructive possession of, or owned, controlled, or held by, or subject to access by, or belonging to, any other corporation, partnership, trust, or any

other entity directly or indirectly owned, managed, or controlled by, or under common control with, any Receivership Party, including, but not limited to, any assets held by or for any Receivership Party in any account at any bank or savings and loan institution, or with any credit card processing agent, automated clearing house processor, network transaction processor, bank debit processing agent, customer service agent, commercial mail receiving agency, or mail holding or forwarding company, or any credit union, retirement fund custodian, money market or mutual fund, storage company, trustee, or with any broker-dealer, escrow agent, title company, commodity trading company, precious metal dealer, or other financial institution or depository of any kind, either within or outside of the State of Texas.

IT IS FURTHER ORDERED that the Receiver shall be entitled to any document that any Receivership Party is entitled to possess as of the signing of this order ("Receivership Documents").

IT IS FURTHER ORDERED that all persons who receive actual notice of this Order by personal service or otherwise are hereby restrained and enjoined from:

- A. Transferring, liquidating, converting, encumbering, pledging, loaning, selling, concealing, dissipating, disbursing, assigning, spending, withdrawing, granting a lien or security interest or other interest in, or otherwise disposing of any Receivership Assets.
- B. Opening or causing to be opened any safe deposit boxes, commercial mail boxes, or storage facilities titled in the name of any Receivership Party, or subject to access by any Receivership Party or under any Receivership Party's control, without providing the Receiver prior notice and an opportunity to inspect the contents in order to determine that they contain no assets covered by this Section;
- C. Cashing any checks or depositing any payments from customers or clients of a
 Receivership Party;
- D. Incurring charges or cash advances on any credit card issued in the name, singly or jointly, of any Receivership Party; or

- E. Incurring liens or encumbrances on real property, personal property, or other assets in the name, singly or jointly, of any Receivership Party or of any corporation, partnership, or other entity directly or indirectly owned, managed, or controlled by any Receivership Party.
- F. The funds, property, and assets affected by this Order shall include both existing assets and assets acquired after the effective date of this Order.

IT IS FURTHER ORDERED that any financial institution, business entity, or person maintaining or having custody or control of any account or other asset of any Receivership Party, or any corporation, partnership, or other entity directly or indirectly owned, managed, or controlled by, or under common control with any Receivership Party, which is served with a copy of this Order, or otherwise has actual or constructive knowledge of this Order, shall:

- A. Hold and retain within its control and prohibit the withdrawal, removal, assignment, transfer, pledge, hypothecation, encumbrance, disbursement, dissipation, conversion, sale, liquidation, or other disposal of any of the assets, funds, documents, or other property held by, or under its control:
 - 1. on behalf of, or for the benefit of, any Receivership Party;
- 2. in any account maintained in the name of, or for the benefit of, or subject to withdrawal by, any Receivership Party; and
- that are subject to access or use by, or under the signatory power of, any
 Receivership Party.
- B. Deny any person other than the Receiver or his designee access to any safe deposit boxes or storage facilities that are either:
 - 1. titled in the name, individually or jointly, of any Receivership Party; or
 - subject to access by any Receivership Party,
 - C. Provide the Receiver an immediate statement setting forth:

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- 1. The identification number of each account or asset titled in the name, individually or jointly, of any Receivership Party, or held on behalf thereof, or for the benefit thereof, including all trust accounts managed on behalf of any Receivership Party or subject to any Receivership Party's control;
- 2. The balance of each such account, or a description of the nature and value of such asset;
- 3. The identification and location of any safe deposit box, commercial mail box, or storage facility that is either titled in the name, individually or jointly, of any Receivership Party, whether in whole or in part; and
- If the account, safe deposit box, storage facility, or other asset has been closed or removed, the date closed or removed and the balance on said date.
- D. Immediately provide the Receiver with copies of all records or other documentation pertaining to each such account or asset, including, but not limited to, originals or copies of account applications, account statements, corporate resolutions, signature cards, checks, drafts, deposit tickets, transfers to and from the accounts, all other debit and credit instruments or slips, currency transaction reports, 1099 forms, and safe deposit box logs; and
- E. Immediately honor any requests by the Receiver with regard to transfers of assets to the Receiver or as the Receiver may direct.

DUTIES OF DEFENDANTS REGARDING ASSETS AND DOCUMENTS IT IS FURTHER ORDERED that Defendants shall:

A. Within three business days following service of this Order, take such steps as are necessary to turn over control to the Receiver and repatriate to the Northern District of Texas all Receivership Documents and Receivership Assets that are located outside of the Northern District of Texas and are held by or for the Receivership Parties or are under the Receivership Parties' direct or indirect control, jointly, severally, or individually;

- B. Within three business days following service of this Order, provide Plaintiff and the Receiver with a full accounting of all Receivership Documents and Receivership Assets wherever located, whether such Documents or Assets held by or for any Receivership Party or are under any Receivership Party's direct or indirect control, jointly, severally, or individually, including the addresses and names of any foreign or domestic financial institution or other entity holding the Receivership Documents and Receivership Assets, along with the account numbers and balances; and
- D. Immediately following service of this Order, provide Plaintiff and the Receiver access to Defendants' records and Documents held by Financial Institutions or other entities, wherever located.

POWERS AND DUTIES OF RECEIVER

IT IS FURTHER ORDERED that the Receiver shall immediately present a sworn statement that he will perform his duties faithfully and shall post a cash deposit or bond in the amount of \$1,000.

IT IS FURTHER ORDERED that in addition to all powers granted in equity to receivers, the Receiver shall immediately have the following express powers and duties:

- A. To have immediate access to any business premises of the Receivership Party, and immediate access to any other location where the Receivership Party has conducted business and where property or business records are likely to be located.
- B. To assume full control of the Receivership Party by removing, as the Receiver deems necessary or advisable, any director, officer, independent contractor, employee or agent of the Receivership Party, Including any Defendant, from control of, management of, or participation in, the affairs of the Receivership Party;
- C. To take exclusive custody, control, and possession of all assets and documents of, or in the possession, custody or under the control of, the Receivership Party, wherever

situated, including without limitation all paper documents and all electronic data and devices that contain or store electronic data including but not limited to computers, laptops, data storage devices, back-up tapes, DVDs, CDs, and thumb drives and all other external storage devices and, as to equipment in the possession or under the control of the Receivership Parties, all PDAs, smart phones, cellular telephones, and similar devices issued or paid for by the Receivership Party.

- D. To act on behalf of the Receivership Party and, subject to further order of the Court, to have the full power and authority to take all corporate actions, including but not limited to, the filing of a petition for bankruptcy as the authorized responsible person as to the Receivership Party, dissolution of the Receivership Party, and sale of the Receivership Party.
 - E. To divert mail.
- F. To sue for, collect, receive, take in possession, hold, and manage all assets and documents of the Receivership Party and other persons or entities whose interests are now held by or under the direction, possession, custody or control of the Receivership Party.
- G. To investigate, conserve, hold, and manage all Receivership Assets, and perform all acts necessary or advisable to preserve the value of those assets in an effort to prevent any irreparable loss, damage or injury to consumers or to creditors of the Receivership Party including, but not limited to, obtaining an accounting of the assets, and preventing transfer, withdrawal or misapplication of assets.
 - H. To enter into contracts and purchase insurance as advisable or necessary.
- I. To prevent the inequitable distribution of assets and determine, adjust, and protect the interests of creditors who have transacted business with the Receivership Party.
- J. To manage and administer the business of the Receivership Party until further order of this Court by performing all incidental acts that the Receiver deems to be advisable or necessary, which include retaining, hiring, or dismissing any employees, independent contractors, or agents.

- K. To choose, engage, and employ attorneys, accountants, appraisers, and other independent contractors and technical specialists (collectively, "Professionals"), as each Receiver deems advisable or necessary in the performance of duties and responsibilities under the authority granted by this Order.
- L. To make payments and disbursements from the receivership estate that are necessary or advisable for carrying out the directions of, or exercising the authority granted by, this Order.
- M. To institute, compromise, adjust, defend, appear in, intervene in, or become party to such actions or proceedings in state, federal or foreign courts that each Receiver deems necessary and advisable to preserve or recover the assets of the Receivership Party or that each Receiver deems necessary and advisable to carry out the Receiver's mandate under this Order, including but not limited to, the filing of a petition for bankruptcy.
- N. To conduct investigations and to issue subpoenas to obtain documents and records pertaining to, or in aid of, the receivership, and conduct discovery in this action on behalf of the receivership estate.
- O. To consent to the dissolution of the receivership in the event that the Plaintiff may compromise the claim that gave rise to the appointment of the Receiver, provided, however, that no such dissolution shall occur without a motion by the Plaintiff and service provided by the Plaintiff upon all known creditors at least thirty days in advance of any such dissolution.

LIMITATION OF RECEIVER'S LIABILITY

IT IS FURTHER ORDERED that except for an act of gross negligence, the Receiver and the Professionals shall not be liable for any loss or damage incurred by any of the Receivership Parties, their officers, agents, servants, employees and attorneys or any other person, by reason of any act performed or omitted to be performed by the Receiver and the Professionals in connection with the discharge of his or her duties and responsibilities. Additionally, in the

event of a discharge of the Receiver either by dissolution of the receivership or order of this Court, the Receiver shall have no further duty whatsoever.

PROFESSIONAL FEES

IT IS FURTHER ORDERED that each Receiver and his professionals, including counsel to the Receiver and accountants, are entitled to reasonable compensation for the performance of duties pursuant to this Order and for the cost of actual out-of-pocket expenses incurred by them, which compensation shall be derived exclusively from the assets now held by, or in the possession or control of, or which may be received by the Receivership Party or which are otherwise recovered by the Receiver, against with the Receiver shall have a first and absolute administrative expense lien. The Receiver shall file with the Court and serve on the parties a fee application with regard to any compensation to be paid to professionals prior to the payment thereof.

COOPERATION WITH RECEIVER

IT IS FURTHER ORDERED that the Defendants and all other persons or entities served with a copy of this Order shall fully cooperate with and assist the Receiver. This cooperation and assistance shall include, but not be limited to, providing any information to the Receiver that the Receiver deems necessary to exercising the authority and discharging the responsibilities of the Receiver under this Order; providing any password required to access any computer, electronic account, or digital file or telephonic data in any medium; turning over all accounts, files, and records including those in possession or control of attorneys or accountants; and advising all persons who owe money to the Receivership Party that all debts should be paid directly to the Receiver. Defendants are hereby temporarily restrained and enjoined from directly or indirectly:

Transacting any of the business of the Receivership Party;

- B. Destroying, secreting, defacing, transferring, or otherwise altering or disposing of any documents of the Receivership Party including, but not limited to, books, records, accounts, writings, drawings, graphs, charts, photographs, audio and video recordings, computer records, and other data compilations, electronically-stored records, or any other papers of any kind or nature;
- C. Transferring, receiving, altering, selling, encumbering, pledging, assigning, liquidating, or otherwise disposing of any assets owned, controlled, or in the possession or custody of, or in which an interest is held or claimed by, the Receivership Party or the Receiver;
 - D. Drawing on any existing line of credit available to Receivership Party;
 - E. Excusing debts owed to the Receivership Party;
- F. Failing to notify the Receiver of any asset, including accounts, of the Receivership Party held in any name other than the name of any of the Receivership Party, or by any person or entity other than the Receivership Party, or failing to provide any assistance or information requested by the Receiver in connection with obtaining possession, custody or control of such assets;
- G. Doing any act that would, or failing to do any act which failure would, interfere with the Receiver's taking custody, control, possession, or management of the assets or documents subject to this receivership; or to harass or interfere with the Receiver in any way; or to interfere in any manner with the exclusive jurisdiction of this Court over the assets or documents of the Receivership Party; or to refuse to cooperate with the Receiver or the Receiver's duly authorized agents in the exercise of their duties or authority under any Order of this Court; and
- H. Filing, or causing to be filed, any petition on behalf of the Receivership Party for relief under the United States Bankruptcy Code, 11 U.S.C. §§ 101-1330 (2002), without prior permission from this Court.

IT IS FURTHER ORDERED that:

- A. Immediately upon service of this Order upon them, or within such period as may be permitted by the Receiver, Defendants or any other person or entity shall transfer or deliver possession, custody, and control of the following to the Receiver:
- All assets of the Receivership Party, including, without limitation, bank accounts, web sites, buildings or office space owned, leased, rented, or otherwise occupied by the Receivership Party;
- 2. All documents of the Receivership Party, including, but not limited to, books and records of accounts, legal files (whether held by Defendants or their counsel) all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, title documents, and other papers;
- 3. All of the Receivership Party's accounting records, tax records, and tax returns controlled by, or in the possession of, any bookkeeper, accountant, enrolled agent, licensed tax preparer or certifled public accountant;
- 4. All loan applications made by or on behalf of Receivership Party and supporting documents held by any type of lender including, but not limited to, banks, savings and loans, thrifts or credit unions;
- All assets belonging to members of the public now held by the
 Receivership Party; and
- 6. All keys and codes necessary to gain or secure access to any assets or documents of the Receivership Party including, but not limited to, access to their business premises, means of communication, accounts, computer systems or other property;
- B. In the event any person or entity fails to deliver or transfer any asset or otherwise fails to comply with any provision of this Paragraph, the Receiver may file ex parte an Affidavit of Non-Compliance regarding the failure. Upon filling of the affidavit, the Court may authorize, without additional process or demand, Writs of Possession or Sequestration or other equitable

writs requested by the Receivers. The writs shall authorize and direct the United States Marshal or any sheriff or deputy sheriff of any county, or any other federal or state law enforcement officer, to seize the asset, document or other thing and to deliver it to the Receivers.

IT IS FURTHER ORDERED that, upon service of a copy of this Order, all banks, broker-dealers, savings and loans, escrow agents, title companies, leasing companies, landlords, ISOs, credit and debit card processing companies, insurance agents, insurance companies, commodity trading companies or any other person, including relatives, business associates or friends of the Defendants, or their subsidiaries or affiliates, holding assets of the Receivership Party or in trust for Receivership Party shall cooperate with all reasonable requests of each Receiver relating to implementation of this Order, including freezing and transferring funds at his or her direction and producing records related to the assets of the Receivership Party.

STAY OF ACTIONS

IT IS FURTHER ORDERED that:

- A. Except by leave of this Court, during the pendency of the receivership ordered herein, all other persons and entities aside from the Receiver are hereby stayed from taking any action to establish or enforce any claim, right, or interest for, against, on behalf of, in, or in the name of, the Receivership Party, any of their partnerships, assets, documents, or the Receiver or the Receiver's duly authorized agents acting in their capacities as such, including, but not limited to, the following actions:
- 1. Commencing, prosecuting, continuing, entering, or enforcing any suit or proceeding, except that such actions may be filed to toll any applicable statute of limitations;
- 2. Accelerating the due date of any obligation or claimed obligation; filing or enforcing any lien; taking or attempting to take possession, custody or control of any asset;

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attempting to foreclose, forfeit, alter or terminate any interest in any asset, whether such acts are part of a judicial proceeding or are acts of self-help or otherwise;

- 3. Executing, issuing, serving or causing the execution, issuance or service of, any legal process including, but not limited to, attachments, garnishments, subpoenas, writs of replevin, writs of execution, or any other form of process whether specified in this Order or not; and
- 4. Doing any act or thing whatsoever to interfere with the Receiver taking custody, control, possession, or management of the assets or documents subject to this receivership, or to harass or interfere with the Receiver in any way, or to interfere in any manner with the exclusive jurisdiction of this Court over the assets or documents of the Receivership Party;
 - B. This Order does not stay:

and

- The commencement or continuation of a criminal action or proceeding;
- 2. Except as otherwise provided in this Order, all persons and entities in need of documentation from the Receiver shall in all instances first attempt to secure such information by submitting a formal written request to the Receiver, and, if such request has not been responded to within 30 days of receipt by the Receiver, any such person or entity may thereafter seek an Order of this Court with regard to the relief requested.

Case & 3:39-2-034688-FD Downer 126-24 Fife 4 0/2/2/3 0 Page 110 of 113 Frage 10-26924

JURISDICTION

IT IS FURTHER ORDERED that this Court shall retain jurisdiction of this matter for all

purposes.

SO ORDERED, this 24 day of November, 2010

Exhibit L

William Haddock

Gerrit Pronske [gpronske@pronskepatel.com] Tuesday, July 27, 2010 1:51 PM jeffbaron1@gmail.com From:

Sent:

To:

Gary G. Lyon Cc:

Legal representation Subject:

Jeff,

Based on the conversation this morning and Sunday afternoon, I am not proceeding with any further work or representation in your case.

Gerrit M. Pronske Sent from my iPhone

Exhibit M

William Haddock

From: Gerrit Pronske [gpronske@pronskepatel.com]
Sent: Wednesday, August 25, 2010 8:33 PM

To: Monlezun, Audrey M.

Cc:glyon.attorney@gmail.com; corky@syllp.com; Urbanik, Raymond; jeffbaron1@gmail.comSubject:Re: Ondova Limited Company; Case No. 09-34784-SGJ-11 [MH-MHDOCS.FID509688]

Audrey,

I no longer represent Mr. Baron. Please change your records accordingly. Thanks.

Gerrit M. Pronske Sent from my iPhone

On Aug 25, 2010, at 5:29 PM, "Monlezun, Audrey M." <amonlezun@Munsch.com> wrote:

Gentlemen:

Attached is a copy of the Notice of Oral Deposition of Jeffrey Baron, which is scheduled for Wednesday, September 1, 2010, at 10:00 a.m. at Munsch Hardt's office. Please call if you have questions. Thank you.

Audrey

Audrey Monlezun
Paralegal
MUNSCH HARDT
KOPF & HARR, P.C.
DALLAS | HOUSTON | AUSTIN

3800 Lincoln Plaza 500 N. Akard Street Dallas, Texas 75201-6659 Direct 214.880.7627 Fax 214.978.4389 amonlezun@Munsch.com munsch.com

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<Ondova-NotDeposition-JeffreyBaron.pdf>

Exhibit N

Cases 4:2-3.73921-933475 Dac 5204201Field 103/0 E/LESI 08/218/128I 02/2014137176 233.6.4 Pagetyl 9 1.383.2.2

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

NETSPHERE, INC., MANILA INDUSTRIES., INC., AND MUNISH KRISHAN,

PLAINTIFFS,

V.

§ §

JEFFREY BARON AND ONDOVA LIMITED COMPANY,

DEFENDANTS.

CIVIL ACTION NO. 3:09-CV-0988-F

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER ON ASSESSMENT AND DISBURSEMENT OF FORMER ATTORNEY CLAIMS

BEFORE THIS COURT are the Receiver's Fourth Motion for Order Approving Assessment and Disbursement of Former Attorney Claims (the "Fourth Motion") [Docket No. 562], and a request for relief by Mr. Jeffrey Baron in his Amended Response and Objection filed April 8, 2011 [Docket No. 445] (the "Counter-Motion"). The Court has considered the Fourth Motion, the Counter-Motion, the various responses, replies, and related papers on file with the Court (including without limitation, Docket Nos. 478, 482, 485, 495, 497, 498, and 499-1, 502, 507, 517, 519, 520, 522, and 523), the arguments and evidence presented at the hearing on April 28, 2011 (the "Hearing"), and all other filings in both this case and the matter captioned *In re: Ondova Ltd. Co.*, Case No. 09-34784-sgj-11, U.S. Bankruptcy Court for the Northern District of

¹ Docket No. 499-2 was a Declaration of Jeffrey Baron contesting portions of the Motions. At a hearing on April 28, 2011, Mr. Baron withdrew the declaration.



Texas. In making an independent consideration of the relevant issues, the Court issues the following findings of fact, conclusions of law, and orders.²

A. Findings Relating to Receiver's Fulfillment of His Duties.

- 1. Prior to the issuance of the Receivership Order, the Court found that Baron engaged a massive number of lawyers, accepted their services, but failed to pay them leading to those lawyers alleging claims for unpaid services (the "Former Attorney Claims"). [Docket No. 268.] It was the Court's opinion that the pendency of the Former Attorney Claims jeopardized both the completion of the Ondova Bankruptcy, *In re Ondova Limited Co.*, No. 09-34784-sgj-11, and of the settlement of the present action, which Baron entered into voluntarily.
- 2. On November 24, 2010, the Court issued its *Order Appointing Receiver* [Docket No. 124], in which it appointed Peter S. Vogel (the "Receiver") to serve as the Receiver for Defendant Jeffrey Baron (and every other "Receivership Party")³ (collectively, "Baron") with the full power of an equity receiver ("Receivership Order"). The Receivership Order provides, among other things, that the Receiver shall:

[I]nvestigate, conserve, hold and manage all Receivership Assets, and perform all acts necessary or advisable to preserve the value of those assets . . . [and]

[P]revent the inequitable distribution of assets and determine, adjust, and protect the interests of creditors who have transacted business with the Receivership Party.

² The Court realizes that since it is adopting in a substantial way the Receiver's proposed Findings of Fact and Conclusions of Law, it should act with greater caution in issuing its Findings of Fact, Conclusions of Law, and Order on Assessment and Disbursement of Former Attorney Claims. See McLennan v. Am. Eurocopter Corp., Inc., 245 F.3d. 403, 409 (2001). The Court has read the Receiver's submission closely and determined that it is appropriate. In no way has there been a "lack of person attention." See In re Luhr Brothers, 157 F.3d 333 (5th Cir. 1998).

³ The term "Receivership Party" includes "any entity under the direct or indirect control of Jeffrey Baron, whether by virtue of ownership, beneficial interest, a position as officer, director, power of attorney or any other authority or right to act." [Docket No. 124.] In subsequent orders, the Court clarified what it originally and had always meant by the term "Receivership Party" by identifying specific entities that fall under such definition. [Docket Nos. 176, 272, and 287.]

(collectively, the "Conservation Obligations"). [Receivership Order at page 7.]

- 3. One of the goals in issuing the Receivership Order and creating the Receivership was for the Receiver to collect evidence of the Former Attorney Claims (the "Evidence") and then, with the Court's guidance, instructions, and orders, disburse assets to resolve the Former Attorney Claims. [December 17, 2010, Hearing Transcript at 13-14; February 10, 2011, Hearing Transcript at 18:2-10; and March 4, 2011, Hearing Transcript at 8:13-17.]
- 4. After the Receivership commenced and after the Court held a multi-day hearing on Baron's *Motion to Stay the Receivership* (which the Court denied [Docket No. 268]), the Court ordered the Receiver to collect the Evidence, assess the Evidence, and file the Evidence and the assessment (the "First Instruction"). [February 10, 2011, Hearing Transcript at 40:19-25; 41:1-6.] The Receiver complied fully with the Receivership Order (and particularly, the First Instruction), in filing the Receiver's *First Assessment Regarding Former Baron Attorneys* (the "Assessment"). [Docket No. 349.] In filing the Assessment, the Receiver fulfilled both his fiduciary obligations to Baron (by, among other reasons, complying with the Conservation Obligations) and the instructions of the Court (by, among other reasons, complying with the First Instruction and all other instructions necessary to comply with the Receivership Order).
- 5. Subsequently, the Court ordered the Receiver to continue collecting additional Evidence, assess the additional Evidence ("Additional Assessments"), and file a motion to approve the Assessment and the Additional Assessments and address related issues such as whether Baron was entitled to a jury trial on each of the Former Attorney Claims (the "Second Instruction" and together with the First Instruction collectively, the "Instructions"). [March 4, 2011, Hearing Transcript 47:12-15.] The Receiver complied fully with the Receivership Order (and, in particular, the Second Instruction) in filing the *Motion to Approve Assessment and*

Disbursement of Former Attorney Claims [Docket No. 396], Second Motion to Approve Assessment and Disbursement of Former Attorney Claims [Docket No. 400], and Third Motion to Approve Assessment and Disbursement of Former Attorney Claims [Docket No. 411] (collectively, the "Motions"). In filing the Motions and the Assessment, the Receiver fulfilled both his fiduciary obligations to Baron (by, among other reasons, complying with the Conservation Obligations) and the instructions of the Court (by, among other reasons, complying with the Instructions and all other instructions necessary to comply with the Receivership Order).

- 6. On May 6, 2011, the Court denied the Motions without prejudice, and in that Order, the Court ordered the Receiver to file the Fourth Motion with specific instructions "to recalculate its proposed disbursements taking into account the Court's cap of \$400.00 per hour and resubmit its Motion to Approve Assessment and Disbursement of Former Attorney Claims with new disbursement totals" (the "Third Instruction"). [Docket No. 527.] The Receiver complied fully with the Receivership Order (and, in particular, the Third Instruction) in filing the Fourth Motion. In filing the Fourth Motion (as well as the prior Motions and the Assessment), the Receiver fulfilled both his fiduciary obligations to Baron (by, among other reasons, complying with the Conservation Obligations) and the instructions of the Court (by, among other reasons, complying with the Instructions and all other instructions necessary to comply with the Receivership Order).
- 7. Through the Receivership Order (and, in particular, the Conservation Obligations, and the Instructions), the Receiver was not required to attempt to negotiate settlements of the Former Attorney Claims ("Settlement Obligation"). Mr. Baron's own counsel, Mr. Gary Schepps, previously represented to the Court at a hearing on March 4, 2011 that he, personally, was in the process of attempting to negotiate settlements of the Former Attorney Claims. [March

4, 2011, Hearing Transcript at 36:3-9, 12-22.] The Court understood such statements to indicate that Mr. Baron (through Mr. Schepps) was fully assuming the Settlement Obligation, and therefore, the Receiver did not assume any part of the Settlement Obligation. Therefore, the fact that the Receiver properly did not assume the Settlement Obligation is both consistent with the Receivership Order (and, particularly, the Conservation Obligations), and the Instructions, and it also satisfies the Receiver's fiduciary obligations to Baron. Nevertheless, although the Receiver properly did not assume the Settlement Obligations, the Fourth Motion the Receiver filed does effectively propose a settlement and compromise of the Former Attorney Claims that will benefit both Baron and the claimants of the Former Attorney Claims. This will be described further in Section E, *infra*.

8. Through the Receivership Order (and, particularly, the Conservation Obligations) and the Instructions, the Receiver was not required to collect or offer evidence or make arguments to controvert the Former Attorney Claims ("Defense Obligation"). The Court previously instructed Mr. Baron and Mr. Schepps to assume fully the Defense Obligation. [March 4, 2011, Hearing Transcript 31:22-25; 32:1-17.] The fact that the Receiver did not assume the Defense Obligation is both consistent with the Receivership Order (and in particular, the Conservation Obligations and the Instructions), and it also satisfies the Receiver's fiduciary obligations to Baron.

B. Findings Relating to Proceeding in Equity Rather than at Law.

9. A receivership, at its base level, is an equitable remedy and assets collected by a receiver are considered to be "equitable" assets. *See Santibanez v. Wier McMahon & Co.*, 105 F.3d 234, 241 (5th Cir. 1997) (stating that "receivership may be an appropriate remedy . . . to subject equitable assets to the payment of . . . claim[s]"); *Gaskill v. Gordon*, 27 F.3d 248, 251

(7th Cir. 1994) ("Receivership is an equitable remedy."); SEC v. Amerifirst Funding. Inc., No. 3:07-cv-1188, 2007 WL 2192632, at *1 (N.D. Tex. July 31, 2007) (Fitzwater, J.) (characterizing "court-ordered asset freeze and receivership" as "equitable relief"); McDermott v. Russell, 523 F. Supp. 347, 352 (E.D. Pa. 1981) ("[T]he appointment of a receiver is an equitable remedy."). All proceedings to determine whether to disburse receivership assets are therefore considered "equitable proceedings." See In re Tripplet, 84 B.R. 84, 86 (W.D. Tex. 1988) (describing receivership as an "equitable proceeding"); Brock v. Bandera Drilling Co., 675 F. Supp. 1507, 1508 (N.D. Tex. 1987) (same); see also Bermant v. Broadbent, No. 2:05-cv-466, 2006 WL 3692661, at *12 (D. Utah Dec. 12, 2006) (noting that the subject of the receivership cannot circumvent the authority of the court to resolve within the primary case those disputes directly implicating the receivership estate by suggesting that he is seeking relief at-law as opposed to atequity).

- 10. Here, the Receiver collected, or is in the process of collecting, receivership assets, all of which are, as a matter of law, equitable assets. Through the Fourth Motion—which the Court ordered the Receiver to file through the Third Instruction—the Receiver proposed that the Court disburse certain of the equitable assets, thereby triggering the need for a proceeding in equity—not a proceeding at law.
- 11. When a receiver proposes the disbursement of receivership assets through an equitable proceeding, the court may utilize summary proceedings. *United States v. Ariz. Fuels Corp.*, 739 F.2d 455, 458-60 (9th Cir. 1984) ("t]he traditional rule is that summary proceedings are appropriate and proper to protect equity receivership assets Receivership courts have the general power to use summary procedure in allowing, disallowing, and subordinating the claims of creditors"); *F.T.C. v. J.K. Publ'ns, Inc.*, No CV-99-00044, 2009 WL 997421, at *4 (C.D. Cal.

Apr. 13, 2009) (recognizing the power of the district court presiding over the receivership to utilize summary proceedings to adjudicate third-party claims); *Bermant*, 2006 WL 3692661, at *12 ("The weight of authority indicates that the court overseeing the receivership is entitled to use summary proceedings to resolve all issues related to the receivership."); *United States v. Fairway Capital Corp.*, 433 F. Supp. 2d 226, 241 (D. R.I. 2006) ("Federal district courts have wide discretion in granting relief in an equity receivership and may use summary proceedings in fashioning such relief."); *FDIC v. Bernstein*, 786 F. Supp. 170, 177-78 (S.D.N.Y. 1992) (noting that in equity receiverships, a court may "determine in a summary proceeding the rights and obligations of the parties to the contract, particularly when the issues presented involve a simple matter of contract interpretation"); *SEC v. Credit Bancorp, Ltd.*, No. 99-civ-11395, 2000 WL 968010, at *14 (S.D.N.Y. Aug. 8, 2000) ("summary proceedings are relatively commonplace in order to determine the proper handling or distribution of the assets of an equity receivership in relation to claims made upon those assets"). One appellate court stated it succinctly:

Rule 56 of the Federal Rules of Civil Procedure gives the district court summary jurisdiction over all the receivership proceedings and allows the district court to disregard the Federal Rules. The district court has broad powers and wide discretion to determine relief in an equity receivership. This discretion derives from the inherent powers of an equity court to fashion relief. In granting relief, it is appropriate for the district court to use summary proceedings.

The government's and parties' interests in judicial efficiency underlie the use of a single receivership proceeding. A summary proceeding reduces the time necessary to settle disputes, decreases litigation costs, and prevents further dissipation of receivership assets.

SEC v. Elliot, 953 F.2d 1560, 1566 (11th Cir. 1992) (citations omitted).

12. Importantly, although the subject of the receivership is not entitled to a jury trial, he does have other rights. For example, the subject of the receivership should receive notice of the motion to disburse the receivership assets, an opportunity to file a responsive pleading, and an opportunity to present evidence and cross-examine witnesses at a hearing. See SEC v.

Wencke, 783 F.2d 829, 838 (9th Cir. 1986) (subject of receivership not denied due process because, even without a jury trial, the subject of the receivership had notice of the proceedings, an opportunity to file responsive pleadings, and could have presented evidence and cross-examined witnesses at hearings); SEC v. Credit Bancorp, Ltd., No. 99-civ-11395, 2000 WL 968010, at *14 (S.D.N.Y. Aug. 8, 2000) (requiring notice an opportunity to be heard prior to hearing on disbursements of receivership assets). Here, the Court finds that Baron has not been denied any of these other rights.

13. In determining whether to order the disbursements proposed in the Fourth Motion, the Court may utilize summary proceedings—*e.g.*, by considering the Fourth Motion, the Evidence submitted by the Receiver, and all evidence submitted before the Court at the Hearing.

C. Findings Relating to Standing to Demand Jury Trials.

14. A receiver stands in the shoes of the subject of the receivership and maintains the subject's legal rights. See, e.g., Gravel Res. of Arizona v. Hills, 217 Ariz. 33, 38, 170 P.3d 282, 287 (Ariz. App. Div. 1, 2007). Because a receiver maintains the subject's legal rights in general (a maiore), including the subject's legal rights to disburse any or all of the receivership assets, then as argumentum a fortiori, the receiver maintains the subject's specific legal rights relating to demand a jury trial on issues relating to the disbursement of certain of those receivership assets (ad maius). Hamm v. J. Stone & Sons Live-Stock Co., 35 S.W. 427, 418 (Tex. App. 1896). Modern case law bears this out as well. For example, in Gravel Resources, the general partners of a partnership in receivership claimed that by failing to litigate certain claims of the partnership, the receiver was violating the partnership's right to trial by jury. 217 Ariz. at 38, 170 P.3d at 287. The Arizona Court of Appeals held that because the receiver had the right to

settle or compromise claims on behalf of the subjects of the receivership, he also had the right **not** to pursue claims, and that "this does not violate appellants' right to trial by jury." *Id*.

15. Baron's assertion that he—as the subject of the Receivership—may demand a jury trial misunderstands his standing *vis-à-vis* those Former Attorney Claims. Because the Receiver maintains all of Mr. Baron's legal rights with respect to the disbursement of any or all of the Receivership Assets, in terms of the Former Attorney Claims that seek disbursement of a certain subset of the Receivership Assets, the Receiver (and the Receiver alone, subject to the Court's supervision) maintains Mr. Baron's specific legal right to demand a jury trial ("Jury Right"). And, as previously stated, while Mr. Baron does—as the subject of the Receivership—maintain certain other limited legal rights (*e.g.*, notice of the summary proceeding, opportunity to file responsive pleadings, opportunity to participate in a hearing), the Jury Right is not one of them. *See Gravel Resources*, 217 Ariz. at 38, 170 P.3d at 287. Thus, the only party with standing to assert the Jury Right is the Receiver.

D. Findings Relating to Waiver of Jury Trials.

- 16. With respect to the Former Attorney Claims, the Receiver has chosen not to assert the Jury Right. The Receiver advised the Court that, among its reasons for not asserting the Jury Right are those articulated by the Eleventh Circuit in *SEC v. Elliot*:
 - The . . . parties' interests in judicial efficiency underlie the use of a single receivership proceeding. A summary proceeding reduces the time necessary to settle disputes, decreases litigation costs, and prevents further dissipation of receivership assets.

SEC v. Elliot, 953 F.2d at 1566 (citations omitted).

17. The Court agrees with the Receiver's reasoning and finds that his decision not to invoke the Jury Right is both consistent with the Receivership Order (and particularly, the Conservation Obligations), and it also satisfies the Receiver's fiduciary obligations to Baron.

- 18. Indeed, Baron, whom this Court has previously found to be a "vexatious litigant," could quite possibly be found liable to some of the claimants of the Former Attorney Claims for punitive damages, costs, and fees under theories of fraudulent misrepresentation, the Racketeer Influenced & Corrupt Organization Act 18 U.S.C. §§1961-1968, and the Texas Theft Liability Act (the "Punitive Claims"). Assuming a mere trebling of damages and reasonable cost award, Baron's liability based on the Punitive Claims could easily exceed \$2.8 million. The Receiver properly recognizes that a jury trial could likely lead to a judgment against Baron for the Punitive Claims. If the Former Baron Attorneys were to pursue the Punitive Claims, Baron would be facing fee claims of at least three times greater than what the Receiver proposes to pay through the Fourth Motion. The Fourth Motion effectively proposes a settlement of the Former Attorneys' claims and the Punitive Claims at a discount of approximately 66% off the potential face amount.
- 19. Furthermore, and as discussed further in Section E., *infra*, the Fourth Motion seeks to compromise 8 of the 26 Former Attorney Claims through a fee cap, in which the maximum fee per hour for any timekeeper comprising each of those 8 Former Attorney Claims is capped at \$400.00 (the "Fee Cap Reduction"). The Fee Cap Reduction for the 8 Former Attorney Claims leads to a collective savings for Baron of \$140,501.28. The Receiver properly recognizes that a jury trial could likely lead to a judgment against Baron that would include the \$140,501.28 otherwise saved through the Fee Cap Reduction.
- 20. Additionally, if the Court were to permit Baron to proceed with jury trials, Baron has advised the Court that he would hire multiple consulting and testifying experts, commence approximately two dozen separate litigation cases, each with extensive discovery periods and jury trials. The costs of such a process alone could consume millions of dollars, regardless of

any judicial outcome ("the Trial Expenses"). The Fourth Motion effectively eliminates the Trial Expenses as well.

E. Findings Relating to Reasonableness of Proposed Compromise.

- 21. There is no binding precedent establishing the standards for approving the compromise of contract claims in a federal receivership, so the Court shall consider the guidelines used in the context of a bankruptcy. Under the Bankruptcy Code, the merits of a proposed compromise are judged under the criteria set forth in Protective Committee For Independent Stockholders of TMT Trailer Ferry, Inc. v. Anderson, 390 U.S. 414 (1968). The Supreme Court's opinion in TMT Trailer requires that a compromise must be "fair and equitable." TMT Trailer, 390 U.S. at 424; In re AWECO, Inc., 725 F.2d 293, 298 (5th Cir.), cert. denied, 469 U.S. 880 (1984). In determining whether a proposed compromise is fair and equitable, the Supreme Court recognizes a variety of factors including, among others, (a) the probabilities of ultimate success should the claim be litigated, (b) the complexity, expense, and likely duration of litigating the claim, and (c) all other factors relevant to a full and fair assessment of the wisdom of the compromise. TMT Trailer, 390 U.S. at 424. In applying the TMT Trailer factors, a court should determine whether the settlement "falls below the lowest point in the range of reasonableness." Cosoff v. Rodman (In re: W.T. Grant Co.), 699 F.2d 599, 608 (2d Cir. 1983) (alteration in original) (quoting Newman v. Stein, 464 F.2d 689, 693 (2d Cir. 1972); In re: Jackson Brewing Co., 624 F. 2d. 599, 602 (5th Cir. 1980); In re: Teltronics Serv., Inc., 762 F.2d 185, 218 (2d Cir. 1985); In re Dow Corning Corp., 192 B.R. 415, 421 (Bankr. E.D. Mich. 1996).
- 22. In this case, the Court has reviewed the Admitted Evidence detailed below and finds that if the Former Attorney Claims were to be litigated, Baron would likely lose at trial,

subjecting himself not only to the amounts of the Former Attorney Claims but also the Punitive Claims and the amounts otherwise saved in the Fee Cap Reduction. Furthermore, even if Baron were successful on some or all of the Former Attorney Claims, the complexity, expense, and likely duration of the litigation of the Former Attorney Claims would require Baron to incur Trial Expenses that could in no way compensate for any additional amounts saved by not paying the amount of the Former Attorney Claims proposed in the Fourth Motion. Paying the Former Attorney Claims in a manner consistent with this Order (as detailed in section H, *infra*) resolves the Former Attorney Claims, resolves the Punitive Claims (subject to the Exception detailed in section H, *infra*), reduces the amounts Baron must pay through the Fee Cap Reduction, and avoids the Trial Expenses. It is the wisest and, in fact, the only sensible path. Indeed, to state that the relief sought in the Fourth Motion falls above the lowest range of reasonableness is an understatement.

F. Admitted Evidence Before the Court.

23. On April 28, 2011, the Court held the Hearing. At the Hearing, the Receiver offered into evidence—without objection from Baron—and the Court admitted the following (the "Admitted Evidence"):

EXHIBIT NUMBER	EXHIBIT DESCRIPTION
1	Declaration of Dean Ferguson
2	Declaration of Jeff Rasansky (on behalf of Jeff Rasansky Law Firm and Charla Aldous Law Firm)
3	Declaration of Anthony Vitullo (on behalf of Fee, Smith, Sharp & Vitullo, LLP)
4	Declaration of Steve Shaver (on behalf of Shaver Law Firm)
5a	Declaration of Stan Broome (on behalf of Broome Law Firm, PLLC)
5b	Declaration of Stan Broome (on behalf of Broome Law Firm, PLLC)
6	Declaration of James Eckels

EXHIBIT NUMBER	EXHIBIT DESCRIPTION
7	Declaration of Joshua Cox
8	Declaration of Ryan Lurich (on behalf of Friedman & Feiger, LLP)
9	Declaration of Michael Sutherland (on behalf of Carrington, Coleman, Sloman & Blumenthal, LLP)
10	Declaration of Randal Shaffer (on behalf of Mateer & Shaffer, LLP)
11	Declaration of Stephen Jones (on behalf of Jones, Otjen & Davis)
12	Declaration of David Pacione
13	Declaration of Sidney Chesnin
14	Declaration of Jeffrey Hall
15	Declaration of Kevin D'Amour (on behalf of Kevin F. D'Amour, P.C.)
16	Declaration of Jeanne Crandall (on behalf of Reyna Hinds & Crandall)
17	Declaration of Elizabeth Schurig (on behalf of Schurig Jetel Beckett Tackett LLP)
18	Declaration of Mark Taylor (on behalf of Powers Taylor, LLP)
19	Declaration of Gary Lyon
20	Declaration of Greggory Teeter (on behalf of Bickel & Brewer)
21	Declaration of John Cone (on behalf of Hitchcock Evert LLP)
22	Declaration of Michael Nelson (on behalf of Michael B. Nelson, Inc.)
23	Declaration of Eric Taube (on behalf of Hohmann, Taube & Summers, LLP)
24	Declaration of Gerrit Pronske (on behalf of Pronske & Patel, P.C.)
25	Declaration of Craig Capua (on behalf of West & Associates, LLP)
	Declaration Robert Garrey ⁴

24. The Court recognizes that the Admitted Evidence consists of a number of declarations with attached documents that the Receiver painstakingly reviewed. The Court has also painstakingly reviewed this Admitted Evidence.

^{. &}lt;sup>4</sup> At the hearing on April 28, 2011, the Declaration of Robert Garrey was inadvertently not offered into evidence (the "Garrey Declaration"). The Receiver previously filed the Garrey Declaration as part of the Receiver's First Assessment Regarding Former Baron Attorneys and the Motion to Approve Assessment and Disbursement of Former Attorney Claims. [Docket Nos. 349 and 396.] Mr. Garrey also appeared at the hearing on April 28, 2011, and made himself available for examination by Baron. Finally, Baron did not offer evidence to controvert the Garrey Declaration. Therefore, the Court deems the Garrey Declaration admitted.

25. Although certain Former Baron Attorneys have claimed entitlement to damages pursuant to Punitive Claims, the Court recognizes that the Receiver based the Fourth Motion on purely contractual claims. In each instance, the fee claim was calculated by multiplying the number of hours actually worked by the agreed upon hourly rate (and in some cases, and as described in the next paragraph, including the Fee Cap Reduction). Furthermore, with respect to some of the claimants of the Former Attorney Claims, the rate agreed with Mr. Baron represented a discount off their normally prevailing rates. In other words, not only does the Fourth Motion seek to free Baron from exposure from the Punitive Claims and provide him with the Fee Cap Reduction, but they actually propose a discount off the contractual claims. Below is a chart summarizing the Admitted Evidence:

EX.	DESCRIPTION	FORMER ATTORNEY CLAIM	PROPOSED DISBURSEMENT	AMOUNT NOT PROPOSED FOR DISBURSEMENT	REASON FOR NON- DISBURSEMENT (IF APPLICABLE)
1	Declaration of Dean Ferguson	\$73,885.00	\$73,885.00	\$0.00	n/a
2	Declaration of Jeff Rasansky (on behalf of Jeff Rasansky Law Firm and Charla Aldous Law Firm)	\$200,000.00	\$0.00	\$200,000.00	The Trustee for Ondova Limited Company ("Ondova") has advised the Receiver that this claim will be paid through the Ondova bankruptcy estate.
3	Declaration of Anthony Vitullo (on behalf of Fee, Smith, Sharp & Vitullo, LLP)	\$27,674.86	\$27,674.86	\$0.00	n/a
4	Declaration of Steve Shaver (on behalf of Shaver Law	\$6,500.00	\$6,500.00	\$0.00	n/a

EX.	DESCRIPTION Firm)	FORMER ATTORNEY CLAIM	PROPOSED DISBURSEMENT	AMOUNT NOT PROPOSED FOR DISBURSEMENT	REASON FOR NON- DISBURSEMENT (IF APPLICABLE)
5a and 5b	Declarations of Stan Broome (on behalf of Broome Law Firm, PLLC)	\$28,373.46	\$28,373.46	\$0.00	n/a
6	Declaration of James Eckels	\$4,112.50	\$4,112.50	\$0.00	n/a
7	Declaration of Joshua Cox	\$625.00	\$625.00	\$0.00	n/a
8	Declaration of Ryan Lurich (on behalf of Friedman & Feiger, LLP)	\$59,578.37	\$54,949.80	\$4,628.57	Fee Cap Reduction.
9	Declaration of Michael Sutherland (on behalf of Carrington, Coleman, Sloman & Blumenthal, LLP)	\$224,232.69	\$0.00	\$224,232.69	The Trustee for Ondova has advised the Receiver that this claim will be paid through the Ondova bankruptcy estate.
10	Declaration of Randal Shaffer (on behalf of Mateer & Shaffer, LLP)	\$30,831.90	\$0.00	\$30,831.90	The Trustee for Ondova has advised the Receiver that this claim will be paid through the Ondova bankruptcy estate.
11	Declaration of Stephen Jones (on behalf of Jones, Otjen & Davis)	\$11,638.52	\$11,638.52	\$0.00	n/a
12	Declaration of David Pacione	\$10,018.30	\$10,018.30	\$0.00	n/a

EX.	DESCRIPTION	FORMER ATTORNEY CLAIM	PROPOSED DISBURSEMENT	AMOUNT NOT PROPOSED FOR DISBURSEMENT	REASON FOR NON- DISBURSEMENT (IF APPLICABLE)
13	Declaration of Sidney Chesnin	\$4,952.60	\$4,952.60	\$0.00	n/a
14	Declaration of Jeffrey Hall	\$5,000.00	\$5,000.00	\$0.00	n/a
15	Declaration of Kevin D'Amour (on behalf of Kevin F. D'Amour, P.C.)	\$1,947.50	\$0.00	\$1,947.50	This declaration indicates that Mr. D'Amour's sole client was Ondova. Therefore, the Receiver has forwarded its declaration and related materials to the Trustee for Ondova so the Trustee can determine if this Former Attorney Claim deserves payment (including whether the claim is time barred).
16	Declaration of Jeanne Crandall (on behalf of Reyna Hinds & Crandall)	\$11,681.84	\$8,931.84	\$2,750.00	This firm only submitted Evidence to the Receiver for \$8,931.84 of its \$11,681.84 Former Attorney Claim, and represented that the remaining \$2,750.00 "relates to Ondova."
17	Declaration Elizabeth Schurig (on behalf of Schurig Jetel Beckett Tackett LLP)	\$117,377.81	\$93,731.79	\$23,646.02	Fee Cap Reduction.

EX.	DESCRIPTION	FORMER	PROPOSED	AMOUNT NOT	REASON FOR NON-
		ATTORNEY CLAIM	DISBURSEMENT	PROPOSED FOR DISBURSEMENT	DISBURSEMENT (IF APPLICABLE)
18	Declaration of Mark Taylor (on behalf of Powers Taylor, LLP)	\$78,058.50	\$78,058.50	\$0.00	n/a
19	Declaration of Gary Lyon	\$75,922.22	\$75,922.22	\$0.00	n/a
20	Declaration of Greggory Teeter (on behalf of Bickel & Brewer)	\$59,547.63	\$50,142.73	\$9,404.90	Fee Cap Reduction.
21	Declaration of John Cone (on behalf of Hitchcock Evert LLP)	\$10,201.69	\$9,071.69	\$1,130.00	Fee Cap Reduction.
22	Declaration of Michael Nelson (on behalf of Michael B. Nelson, Inc.)	\$31,090.31	\$23,788.31	\$7,302.00	Fee Cap Reduction.
23	Declaration of Eric Taube (on behalf of Hohmann, Taube & Summers, LLP)	\$44,649.37	\$38,599.37	\$6,050.00	Fee Cap Reduction.
24	Declaration of Gerrit Pronske (on behalf of Pronske & Patel, P.C.)	\$241,912.70	\$177,352.70	\$64,560.00	Fee Cap Reduction.
25	Declaration of Craig Capua (on behalf of West & Associates, LLP)	\$41,120.50	\$34,633.00	\$6,487.50	Fee Cap Reduction.

EX.	DESCRIPTION	FORMER ATTORNEY CLAIM	PROPOSED DISBURSEMENT	AMOUNT NOT PROPOSED FOR DISBURSEMENT	REASON FOR NON- DISBURSEMENT (IF APPLICABLE)
	Declaration of Robert Garrey	\$52,275.00	\$52,275.00	\$0.00	n/a
	TOTAL	\$1,453,208.27	\$870,237.19	\$582,971.08	

G. Baron's Failure to Controvert the Admitted Evidence.

- 26. Just prior to the Hearing, Baron filed his own declaration (the "Baron Declaration"). [Docket No. 499-2.] During the course of the Hearing and with the possibility of being cross-examined on the Baron Declaration, Baron withdrew the Baron Declaration (the "Withdrawal"). Prior to making the Withdrawal, Baron was advised by the Court that the Withdrawal would result in the Admitted Evidence being uncontroverted evidence. Nonetheless, Baron made the Withdrawal despite knowing its result.
- 27. Just prior to the Hearing, Baron also filed the declaration of his attorney, Mr. Schepps (the "Schepps Declaration"). [Docket No. 499-1.] The Court finds that the Schepps Declaration does not contain any evidence to contravene the Admitted Evidence.⁵

⁵ The Schepps Declaration also makes a number of allegations that are not supported by any evidence. For example, the Schepps Declaration alleges that the Receiver:

[•] Failed to provide certain documents necessary for Baron to oppose the Motions. The Receiver represented in open court that he did, in fact, provide to Baron every document he obtained from the claimants of the Former Attorney Claims. Baron did not controvert this representation (and conceded that perhaps the claimants of the Former Attorney Claims might not have provided the Receiver with these documents in the first place).

[•] Failed to provide Baron with funding to retain additional counsel and an expert to defend against the Former Attorney Claims. The Receiver represented in open court that he was not opposed to these requests and had advised Baron of this position on March 4, 2011. Baron did not controvert this representation (and inexplicably, Baron waited weeks to move the Court for this relief; due to the untimeliness of the requested relief, the Court denied the relief).

^{• &}quot;Fired" one his former attorneys. The Court has seen no evidence supporting this allegation.

- 28. At the Hearing, a number of witnesses (including many of the declarants of the declarations compromising the Admitted Evidence) appeared and offered themselves for examination by Baron (*see* Hearing Transcript). Baron, however, chose not to call any of these witnesses to testify, and instead, permitted the Admitted Evidence to remain uncontroverted.
- 29. After the Hearing, on May 1, 2011, Baron filed a brief entitled *Post Trial Brief:* Specific Evidence Based Defenses. [Docket No. 502.] This brief includes no evidence to controvert the Admitted Evidence since it lacks any declarations or any other type of evidence.
- 30. After the Hearing, on May 3, 2011, Baron filed a document entitled *Motion for Leave to Supplement Record with Newly Discovered Evidence* ("First Motion for Leave"). [Docket No. 507.] For the reasons stated in a prior Order from this Court, the Court denied the First Motion for Leave. [Docket No. 541.]
- 31. After the Hearing, on May 5, 2011, Baron filed a document entitled *Motion for Leave to File: Second Motion to Supplement Record with Newly Discovered Evidence*. ("Second Motion for Leave"). [Docket No. 519.] For the reasons stated in a prior Order from this Court, the Court denied the Second Motion for Leave. [Docket No. 544.]
- 32. After the Hearing, on May 5, 2011, Baron filed a document entitled *Motion for Leave to File: Motion to Strike Receiver's Erroneous "Notice" of Allegedly Erroneous Statement Regarding Evidence of Former Attorney Claims [DOC 571] [sic] ("Third Motion for Leave").* [Docket No. 520.] For the reasons stated in a prior Order from this Court, the Court denied the Third Motion for Leave. [Docket No. 545.]
- 33. After the Hearing, on May 6, 2011, Baron filed a document entitled *Motion for Leave to File: Sur-reply to Stan Broome's False, Misleading, and Fraudulent Reply [DOC 478]* and Affidavit [DOC 478-1] ("Fourth Motion for Leave"). [Docket No. 522.] For the reasons

stated in a prior Order from this Court, the Court denied the Fourth Motion for Leave. [Docket No. 549.]

34. After the Hearing, on May 6, 2011, Baron filed a document entitled *Motion for Leave to File: Third Motion to Supplement Record with Newly Discovered Evidence [DOC 478-1]* ("Fifth Motion for Leave"). [Docket No. 523.] For the reasons stated in a prior Order from this Court, the Court denied the Fifth Motion for Leave. [Docket No. 550.]

H. Orders on Payment of Former Attorney Claims.

35. The Court orders that once the Receiver has obtained cash to pay the Former Attorney Claims,⁶ and only if the Receiver receives a Waiver as set forth in paragraphs 36 and 37 below, the Receiver shall pay the following Former Attorney Claims:

FIRM/ATTORNEY NAME	AMOUNT
Dean Ferguson	\$73,885.00
Fee, Smith, Sharp & Vitullo, LLP	\$27,674.86
Shaver Law Firm	\$6,500.00
Broome Law Firm, PLLC	\$28,373.46
James Eckels	\$4,112.50
Joshua Cox	\$625.00
Friedman & Feiger, LLP	\$54,949.80
Jones, Otjen & Davis	\$11,638.52
David Pacione	\$10,018.30
Sidney Chesnin	\$4,952.60
Statey Cresnin	\$4,732.00

⁶ The Court recognizes that the Receiver has filed several motions seeking liquidation of assets to fund these disbursements. The Court will issue rulings on these motions separately.

FIRM/ATTORNEY NAME	AMOUNT
Jeffrey Hall	\$5,000.00
Reyna Hinds & Crandall	\$8,931.84
Schurig Jetel Beckett Tackett LLP	\$93,731.79
Powers Taylor, LLP	\$78,058.50
Gary Lyon	\$75,922.22
Bickel & Brewer	\$50,142.73
Hitchcock Evert LLP	\$9,071.69
Michael B. Nelson, Inc.	\$23,788.31
Hohmann, Taube & Summers, LLP	\$38,599.37
Pronske & Patel, P.C.	\$177,352.70
West & Associates, LLP	\$34,633.00
Robert Garrey	\$52,275.00
TOTAL:	\$870,237.19

Attorney Claims are claiming that, in addition to the amounts of the Former Attorney Claims, they are entitled to bring Punitive Claims. Furthermore, the Court understands that eight of the claimants of the Former Attorney Claimants are seeking the amounts not being awarded to them because of the Fee Cap Reduction (and which these claimants have a right to challenge through motion before this Court or through an appeal). The Court also understands that Baron claims that certain of the claimants of the Former Attorney Claims are allegedly liable for legal malpractice and other civil claims (collectively, "Baron Claims"). Within ten (10) days of the

issuance of this Order, the claimants of the Former Attorney Claims shall advise the Receiver in

writing (who will then advise the Court) as to whether they will agree to waive their Punitive

Claims and accept the Fee Cap Reduction subject to the Exception defined below (the

"Waiver"). Claimants of the Former Attorney Claims that have made the Waiver within the

aforementioned time period shall receive the aforementioned amount of their Former Attorney

Claims detailed in paragraph 35, supra, and, subject to the following Exception, shall have

waived their respective Punitive Claims and the amounts not being awarded them through the

Fee Cap Reduction (and they shall have waived their right to challenge through motion before

this Court or through an appeal).

36. Through this Order, Baron maintains any and all rights to bring, after the end of

the Receivership, the Baron Claims. The Court, however, remains concerned about Baron

continuing to be a vexatious litigant. To encourage Baron not to be a vexatious litigant, the

Court enters this Exception and orders that the claimants of the Former Attorney Claims, even if

they agreed to the Waiver, shall not be deemed to have agreed to the Waiver to the extent they

wish to assert the Punitive Claims as counterclaims against any subsequent Baron Claims and/or

the amounts of the Fee Cap Reductions as counterclaims against any subsequent Baron Claims.

In other words, if Baron asserts the Baron Claims against any attorney, that attorney may bring

his or her own Punitive Claims and/or claims to seek the amount of his or her own Fee Cap

Reductions against Baron as counterclaims.

It is so ORDERED.

SIGNED this ______ day of May, 2011.

Royal Furgeson Senior U.S. District study

Exhibit O

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

NETSPHERE, INC.,	§	
MANILA INDUSTRIES, INC., AND	§	
MUNISH KRISHAN,	§	
	§	
PLAINTIFFS,	§	
	§	
V.	§	CIVIL ACTION NO. 3:09-CV-0988-F
	§	
JEFFREY BARON AND	§	
ONDOVA LIMITED COMPANY,	§	
	§	
DEFENDANTS.	§	

ORDER REGARDING BARON'S NOTICE OF APPEAL TO THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT (DOC. NO. 576)

BEFORE THE COURT is Baron's Notice of Appeal to the United States Court of Appeals for the Fifth Circuit (Doc. No. 576) as to the following: Order, Terminate Motions (Doc. No. 459); Order on Motion for Miscellaneous Relief (Doc. No. 460); Order on Motion for Miscellaneous Relief, (Doc. No. 461); Order on Motion for Attorney Fees (Doc. No. 462); Order on Motion for Attorney Fees Doc. No. 463); Order on Motion for Attorney Fees (Doc. No. 464); Order on Motion for Miscellaneous Relief (Doc. No. 473); Order on Motion for Miscellaneous Relief (Doc. No. 527); Order on Motion for Miscellaneous Relief (Doc. No. 530); Order on Motion for Miscellaneous Relief (Doc. No. 531); Order on Motion for Miscellaneous Relief (Doc. No. 533); Order on Motion for Miscellaneous Relief (Doc. No. 533); Order on Motion for Miscellaneous Relief (Doc. No. 534); Order on Motion for Miscellaneous Relief (Doc. No. 535); Order on Motion for Miscellaneous Relief (Doc. No. 535); Order on Motion for Miscellaneous Relief (Doc. No. 535); Order on Motion for Miscellaneous Relief (Doc. No. 535); Order on Motion for Miscellaneous Relief (Doc. No. 535); Order on Motion for Miscellaneous Relief (Doc. No. 535); Order on Motion for Miscellaneous

Exhibit P

IN THE UNITED S FOR THE NORTH DALI	ERN I		3700	U.S. DISTRICT COURT THERN DISTRICT OF TEXAS FILED
NETSPHERE, INC., MANILA INDUSTRIES, INC., AND	§ §		·	JUL - 5 2011
MUNISH KRISHAN PLAINTIFFS,	§ §		CLE By	Deputy 11:1920
V.	§ §	CIVIL ACTIO	L ON NO.	3:09-CV-0988-F
JEFFREY BARON AND	§ §			
ONDOVA LIMITED COMPANY, DEFENDANTS.	§ §			

SUPPLEMENTAL ADVISORY

In allowing the interlocutory appeals as mentioned in the previous Advisory (Doc. No. 630), I failed to mention that I would stay orders concerning the sale of domain names and orders concerning fees to be paid to the Baron attorneys pending appeal.

Signed this <u>5</u> day of July, 2011.

140903032.7020

Exhibit Q

CLERK US DISTRICT COURT NORTHERN DIST. OF TX FILED

CONTY OLEGY_

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS 12 JUN 18 PM 12: 07 DALLAS DIVISION

NETSPHERE, INC.,	8	Garage Marie 1
MANILA INDUSTRIES, INC., AND	\$ §	
MUNISH KRISHAN	§	EXHIBIT D 1
PLAINTIFFS,	§	
	§	
v.	§	CIVIL ACTION NO. 3:09-CV-0988-F
	§	
JEFFREY BARON AND	§	•
ONDOVA LIMITED COMPANY,	§	
DEFENDANTS.	§	

ORDER REGARDING MOTION TO CLARIFY INSTRUCTION TO RECEIVER ON PAYMENTS TO FORMER BARON ATTORNEYS

BEFORE THE COURT is Receiver's Motion to Clarify Instruction to Receiver on Payments to Former Baron Attorneys (Docket No. 980). Because of the importance of the issue, the Court has given this matter priority. The Court granted the Trustee's Motion to Lift Stay Imposed by this Court's Order of May 24, 2011 for two primary purposes: 1) progressing the underlying litigation, and 2) addressing matters impacting the administration of the Receivership. In determining which administrative acts the Receiver may now perform, the Court will first consider how best to preserve the status quo for appeal. In some instances preserving the status quo will require granting the Receiver leave to complete the proposed action. In others, it will require setting money aside or taking other action to ensure a fair result is obtained by all parties upon resolution of those matters now on appeal. After due consideration, the Court is of the opinion that payments should not be made at this time to the Former Baron Attorneys, in

order to preserve the amounts on hand until the Court of Appeals for the Fifth Circuit can rule on the pending appeal.

A brief review of the history of this matter is in order. After the Ondova Bankruptcy was filed, this action was stayed in order for the Bankruptcy Court to resolve the issues in bankruptcy. As the Bankruptcy Court was employing her best efforts to do so, the case became overwhelmed by a revolving door of lawyers entering and exiting the proceedings at the behest of Jeffrey Baron, the other Defendant in the instant action before this Court. Given that the Bankruptcy Court manages a docket of approximately 4,000 cases, the disruption to the work of that Court threatened the administration of her entire docket. At the same time, claims by Baron's attorneys against the Ondova estate threatened to completely bury the ability of the Bankruptcy Court to resolve the bankruptcy itself. So that the Bankruptcy Court could accomplish her work in the one case and adequately administer her docket of all her cases, this Court created the Receivership. Also, to try to deal with the numerous claims for fees and expenses of the numerous lawyers that Baron had hired and fired, the Court set up a procedure to receive and adjudicate the claims, again in order to relieve the burden on the Bankruptcy Court. Again, the goal was to give the Bankruptcy Court the ability to complete the bankruptcy case.

At no point did this Court decide that the Receivership would continue passed the time needed to achieve its goals. The Court also was at the time and still is of the opinion that the Receivership was the least restrictive way of achieving its goals, including the

resolution of the claims by the Baron lawyers. Since one of the appeals of Receivership

Orders deals with the Court's decision regarding those claims, Baron should be able to

contest the decision before funds are distributed.

At the same time, given the importance of the appeal to the former Baron

attorneys, those attorneys should be afforded the opportunity to have their voice heard

before the Court of Appeals. Exactly how that would be accomplished is not within the

purview of this Court.

Accordingly, it is ORDERED that no funds be distributed to the former Baron

attorneys until the completion of the appeal. Those funds now available will be

segregated and set aside by the Receiver until a decision is made by the Court of Appeals.

It is further ORDERED that the Receiver notify the former Baron attorneys of this

decision, of the appeal, and of the Court's view that they, as a group, should intervene in

the appeal of their issue so that the Court of Appeals has a clear understanding of their

stake in this matter.

IT IS SO ORDERED.

Signed this 18 day of June, 2012.

United States Senior District Judge

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