

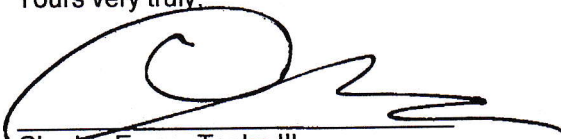
I will bill you monthly for the time spent and expenses incurred. The invoices will show the date and description of services performed, as well as a description of expenses which I incur on your behalf.

In your Letter of Engagement Agreement dated June 25, 2015 with the law firm of Jones Gill, LLP, you agreed that any recovery in any litigation undertaken for you by said law firm on a contingency basis shall be made payable to said law firm. That after said law firm's contingency fee, legal fees, expenses, etc., were deducted, it will issue you a check for the remaining amount.

You hereby agree and direct that said law firm, or any superseding law firm that likewise receives any recovery from litigation or negotiation on your behalf, issue me a check for my agreed upon contingency fee, my hourly rate and expenses advanced you, prior to their issuing you a check for the described "remaining amount".

If the foregoing is satisfactory to you, please indicate your approval and agreement to all of its terms and provisions by signing a copy of this Engagement Letter Agreement and returning the same to me at the above address.

Yours very truly,



Charles Emery Tooke III

I represent and agree that the foregoing Letter Engagement Agreement has been read, approved and agreed to by me. That I hereby engage you, Charles Emery Tooke III, to provide me land and mineral title research and related services as provided above, and that I agree to pay the contingency fee, hourly rate and expenses to be charged to me, in accordance with the terms and conditions set forth above.

Signed July 20, 2015.



E. Zuzanna Moore