

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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IN RE WORLDCOM, INC. SECURITIES  
LITIGATION

MASTER FILE  
02 Civ. 3288 (DLC)

This Document Relates to:

ORDER

ALL ACTIONS  
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DENISE COTE, District Judge:

Through an Opinion and Order of March 29, 2006, the attorney for John Marshall Lusk, Jr. was given an opportunity to submit contemporaneous time records to support his request for an award of \$104,796 in attorney's fees in the WorldCom class action litigation. See In re WorldCom, Inc. Sec. Litig., No. 02 Civ. 3288 (DLC), 2006 WL 832459 (S.D.N.Y. Mar. 29, 2006). Lusk's attorney has not provided such records. Instead, attached to a letter of May 26 from Lusk's attorney Chance C. White, is a one page chart that lists types of work performed over the course of a week. For instance, an entry for October 10-15 reads:

October 10-15, 2004: conferences with Marshall Lusk, John Gadow and James Savage: 20 hours.

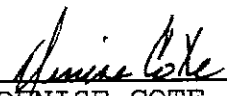
The request for an award of attorney's fees is denied. The single meritorious objection was made pro se. See id. at \*1. Lusk's attorney has not provided any contemporaneous time records which would permit this Court to verify or evaluate any work that the attorney did on the single issue that might support an award of attorney's fees. It is unnecessary,

therefore, to consider the separate contention of class counsel that an award would be inappropriate since Lusk's appeal from the Order approving the settlement meant that the class never received any benefit from this specific objection. Accordingly, it is hereby

ORDERED that the motion for an award of attorney's fees by counsel for objector John Marshall Lusk, Jr. is denied.

SO ORDERED:

Dated: June 20, 2006  
New York, New York

  
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DENISE COTE  
United States District Judge