

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

LINDA BLUESTEIN, M.D.,

Plaintiff,

v.

CENTRAL WISCONSIN
ANESTHESIOLOGY, S.C.,

Defendant.

ORDER

12-cv-322-bbc

Within hours after entry of the opinion in this case determining attorney fees, defendant advised the court that the award was incorrect because defendant had erred in stating the proper amount of fees it was seeking in this case. Because the error works in favor of plaintiff, I will not wait to hear from her but will correct the order immediately.

Defendant says that it should have said that its requested amount of fees was a total of \$78,528.00 for the fees earned by Douglas Witte of the Melli Law Firm and by Edward Robinson and Sarah Kaas of Cannon & Dunphy, S.C. With the reduction I have ordered in Witte's fees, the correct fee award is \$72,084.00.

Accordingly, IT IS ORDERED that the motion, dkt. #98, of defendant Central Wisconsin Anesthesiology, S.C. to amend the opinion and order entered on February 3, 2014 is GRANTED. FURTHER, IT IS ORDERED that the opinion and order, dkt. #98, is AMENDED as follows: the figure at the end of the last line on page 2 is deleted and

replaced with the figure \$32,325.00. In addition, the order section is AMENDED by deleting the figure in the second to the last line on page 3 and replacing it with the figure “\$72,084.00.” In all other respects the order remains as entered on February 3.

Finally, I am deleting the last sentence of the order.

Entered this 4th day of February, 2014.

BY THE COURT:
/s/
BARBARA B. CRABB
District Judge