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

MYRTLE ROGINA,

Plaintiff,

ORDER

v.

13-cv-188-wmc

DAWN MARTINSON a/k/a DAWN R. GREEN a/k/a DAWN R. MARTINSON-GREEN, CARL GREEN, BANK OF AMERICA, N.A., and JOHN DOE,

Defendants.

The court is in receipt of an affidavit of plaintiff's counsel Attorney Parrish J. Jones, which contains his hourly billing rate and time records for his work in opposition to defendants' removal of this action. (Dkt. #7.) The affidavit was in response to the court's order requiring plaintiff to demonstrate costs, including attorney's fees, incurred in responding to defendants Carl and Dawn Greens' improper attempt at removal. The court finds Attorney Jones' affidavit sufficient to establish costs actually incurred and will award attorney's fees pursuant to 28 U.S.C. § 1447(c). Accordingly,

ORDER

IT IS ORDERED that:

1) plaintiff Myrtle Rogina is awarded \$1,062.00 in attorney's fees to be paid by defendant Carl Green (the court being advised that Dawn Green is still in bankruptcy and, therefore, not subject to adverse action, although Carl is claiming to be a creditor and would appear to have grounds to seek relief from stay and contribution in bankruptcy court); and

2) the clerk of the court is to enter judgment accordingly and close this case.	
Entered this 19th day of March, 2013.	
	BY THE COURT:
	/s/
	WILLIAM M. CONLEY District Judge