

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF MAINE

_____		)	
In re		)	
		)	Chapter 11
MONTREAL MAINE & ATLANTIC RAILWAY LTD.,		)	Case No. 13-10670
		)	
	Debtor.	)	
_____		)	

**ORDER GRANTING THIRD INTERIM APPLICATION FOR  
COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR  
VERRILL DANA LLP AS SPECIAL COUNSEL TO THE TRUSTEE FOR  
THE PERIOD SEPTEMBER 30, 2014 THROUGH FEBRUARY 12, 2016**

THIS MATTER came on before this Court upon the *Second Interim Application for Compensation and Reimbursement of Expenses For Verrill Dana LLP as Special Counsel to the Trustee for the Period September 30, 2014 Through February 12, 2016* (the "Fee Application") filed by Verrill Dana LLP ("Verrill Dana"), special counsel to the Trustee. Verrill Dana having provided notice of the Fee Application, and no party-in-interest having filed an opposition to the Fee Application, or any such opposition being withdrawn or overruled, the Court having reviewed the Fee Application and after such hearing as was necessary, the Court having found good cause to grant the Application, it is hereby

**ORDERED, ADJUDGED AND DECREED**

that:

1. There was adequate notice to all parties-in-interest under the circumstances of this case.
2. The Fee Application be and hereby is GRANTED.

3. Verrill Dana, pursuant to 11 U.S.C. § 331, be and hereby is allowed \$25,658.50 as compensation for reasonable and necessary professional services rendered by it to the Trustee plus \$435.69 for actual and necessary expenses incurred by Verrill Dana on behalf of the Trustee during the period from September 30, 2014 through February 12, 2016 (the “Application Period”) for a total award of \$26,094.19.

4. The Trustee is authorized to pay \$5,189.28 to Verrill Dana, which represents the balance due to Verrill Dana for services rendered and expenses incurred by Verrill Dana on behalf of the Trustee during the Application Period after receipt of payments from the Debtor’s insurance carrier—XL Group.

5. Verrill Dana’s fees and expenses during the Application Period are allowed on an interim basis in accordance with the applicable sections of the Bankruptcy Code and Federal Rules of Civil Procedure and this Court’s local rules.

Dated: March 21, 2016

/s/ Peter G. Cary

The Honorable Peter G. Cary  
United States Bankruptcy Judge

District/Off: 0100-1

User: kford

Date Created: 3/21/2016

Case: 13-10670

Form ID: pdf901

Total: 174

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cr DPTS Marketing, LLC  
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TOTAL: 4

**Recipients of Notice of Electronic Filing:**

ust Office of U.S. Trustee ustpreion01.po.ecf@usdoj.gov  
aty Aaron P. Burns aburns@pearcedow.com  
aty Adam Paul, Esq. adam.paul@kirkland.com  
aty Adam J. Shub, Esq. ashub@preti.com  
aty Alan R. Lepene, Esq. Alan.Lepene@ThompsonHine.com  
aty Andrew Helman, Esq. ahelman@mcm-law.com  
aty Anthony J. Manhart amanhart@preti.com  
aty Benjamin E. Marcus, Esq. bmarcus@dwmlaw.com  
aty Brian T. Henebry, Esq. bhenebry@carmodylaw.com  
aty Bruce B. Hochman, Esq. bhochman@eatonpeabody.com  
aty Craig Goldblatt craig.goldblatt@wilmerhale.com  
aty Curtis E. Kimball, Esq. ckimball@rudman-winchell.com  
aty D. Sam Anderson, Esq. sanderson@bernsteinshur.com  
aty Daniel C. Cohn, Esq. dcohn@murthalaw.com  
aty Daniel R. Felkel, Esq. dfelkel@troubhheisler.com  
aty Darcie P.L. Beaudin, Esq. dbeaudin@sta-law.com  
aty David C. Johnson bankruptcy@mcm-law.com  
aty Debra A. Dandeneau debra.dandeneau@weil.com  
aty Edward MacColl, Esq. emaccoll@thomport.com  
aty Elizabeth J. Wyman, Esq. liz.wyman@maine.gov  
aty Elizabeth L. Slaby bslyby@clarkhill.com  
aty F. Bruce Sleeper, Esq. bankruptcy@jbgh.com  
aty Frank J. Guadagnino fguadagnino@clarkhillthorpreed.com  
aty Fred W. Bopp III., Esq. fbopp@perkinsthompson.com  
aty Frederick C. Moore, Esq. frederick.moore@libertymutual.com  
aty George J. Marcus, Esq. bankruptcy@mcm-law.com  
aty George W. Kurr, Jr. gwkurr@grossminsky.com  
aty Isaiah A. Fishman ifishman@krasnowsaunders.com  
aty James F. Molleur, Esq. jim@molleurlaw.com  
aty Jason C. Webster, Esq. jwebster@thewebsterlawfirm.com  
aty Jay S. Geller jgeller@jaysgellerlaw.com  
aty Jeffrey D. Sternklar, Esq. jeffrey@sternklarlaw.com  
aty Jeffrey T. Piampiano, Esq. jpiampiano@dwmlaw.com  
aty Jennifer H. Pincus, Esq. Jennifer.H.Pincus@usdoj.gov  
aty Jeremy R. Fischer jfischer@dwmlaw.com  
aty John Eggum jeggum@fgppr.com  
aty John R McDonald, Esq. jmcdonald@briggs.com  
aty Jordan M. Kaplan, Esq. jkaplan@zwerdning.com  
aty Joshua R. Dow, Esq. jdow@pearcedow.com  
aty Kameron W. Murphy, Esq. kmurphy@tuethkeeney.com  
aty Keith J. Cunningham, Esq. kcunningham@pierceatwood.com  
aty Kelley J. Friedman kfriedman@jandflaw.com  
aty Kevin J. Crosman, Esq. kevin.crosman@maine.gov  
aty Lindsay K. Zahradka lzahradka@bernsteinshur.com  
aty Maire Bridin Corcoran Ragozzine, Esq. acumming@bernsteinshur.com  
aty Marcus A. Helt mhelt@gardere.com  
aty Matthew E. Linder, Esq. mlinder@sidley.com  
aty Matthew Jordan Troy matthew.Troy@usdoj.gov  
aty Michael K. Martin, Esq. mmartin@pmhlegal.com  
aty Mitchell A. Touns matouns@wgttlaw.com  
aty Nathaniel R. Hull, Esq. nhull@verrilldana.com  
aty Patrick C. Maxcy, Esq. patrick.maxcy@dentons.com  
aty Paul Joseph Hemming phemming@briggs.com  
aty Peter J. Flowers pjf@meyers-flowers.com  
aty Regan M. Haines, Esq. rhaines@curtisthaxter.com  
aty Renee D. Smith renee.smith@kirkland.com  
aty Richard Silver, Esq. rsilver@lanhamblackwell.com  
aty Richard P. Olson, Esq. rolson@perkinsolson.com  
aty Richard Paul Campbell rpcampbell@campbell-trial-lawyers.com  
aty Robert J. Keach, Esq. rkeach@bernsteinshur.com  
aty Roger A. Clement, Jr., Esq. rclement@verrilldana.com

aty Roma N. Desai, Esq. rdesai@bernsteinshur.com  
 aty Ronald Stephen Louis Molteni, Esq. moltenir@stb.dot.gov  
 aty Seth S. Holbrook holbrook\_murphy@msn.com  
 aty Stephen G. Morrell, Esq. stephen.g.morrell@usdoj.gov  
 aty Steven E. Cope, Esq. scope@copelegal.com  
 aty Susan N.K. Gummow, Esq. sgummow@fgppr.com  
 aty Taruna Garg, Esq. tgarg@murthalaw.com  
 aty Timothy H. Norton, Esq. tnorton@krz.com  
 aty Timothy J. McKeon, Esq. tmckeon@bernsteinshur.com  
 aty Timothy R. Thornton pvolk@briggs.com  
 aty Tracie J. Renfroe, Esq. trenfroe@kslaw.com  
 aty William C. Price wprice@clarkhill.com  
 aty William H. Welte, Esq. wwelte@weltelaw.com

TOTAL: 74

**Recipients submitted to the BNC (Bankruptcy Noticing Center):**

db Montreal Maine & Atlantic Railway Ltd. 15 Iron Road Hermon, ME 04401  
 cr Maine Department of Transportation c/o Victoria Morales 16 State House Station Augusta, ME  
 04333  
 cr Eastern Maine Railway Company c/o Alan Lepene 3900 Key Center 127 Public  
 Square Cleveland, OH 44114-1291  
 cr Maine Northern Railway Company c/o Alan Lepene 3900 Key Center 127 Public  
 Square Cleveland, OH 44114-1291  
 cr New Brunswick Southern Railway Company c/o Alan R. Lepene 3900 Key Center 127 Public  
 Square Cleveland, OH 44114-1291  
 cr Bangor Savings Bank P.O.Box 930 Bangor, ME 04402-0930  
 cr United States of America c/o Department of Justice, Civil Divisio 1100 L Street, N.W. Room  
 10052 Washington, DC 20005  
 ea Robert J. Keach Bernstein Shur Sawyer & Nelson 100 Middle Street P.O. Box 9729 Portland,  
 ME 04104  
 cr Estates of Marie Alliance, et al c/o Murtha Cullina LLP 99 High Street Boston, ME 02110  
 cr Estates of Stephanie Bolduc c/o Meyers & Flowers, LLC 3 North Second Street, Suite 300 St.  
 Charles, IL 60174  
 aty Bernstein, Shur, Sawyer & Nelson 100 Middle Street 6th Floor PO Box 9729 Portland, ME  
 04104-5029  
 intp Surface Transportation Board 395 E Street, S.W. Washington, DC 20423  
 intp J.D. Irving, Limited c/o Pierce Atwood LLP 254 Commercial Street Portland, ME 04101  
 intp Irving Pulp & Paper, Limited c/o Pierce Atwood LLP Attn: Keith J. Cunningham 254 Commercial  
 Street Portland, ME 04101  
 intp Irving Paper Limited c/o Pierce Atwood LLP Attn: Keith J. Cunningham 254 Commercial  
 Street Portland, ME 04101  
 cr GNP Maine Holdings, LLC 50 Main Street East Millinocket, ME 04430  
 cr First Union Rail c/o Curtis Kimball, Esq. P.O. Box 1401 Bangor, ME 04401  
 cr Center Beam Flat Car Company, Inc. c/o Curtis Kimball, Esq. P.O. Box 1401 Bangor, ME 04401  
 cr Real Custeau Claimants et al c/o Mitchell A. Troups, Esq. PO Box 350 Beaumont, TX 77704  
 aty Verrill Dana LLP One Portland Square P.O. Box 586 Portland, ME 04112-0586  
 cr Frederick J. Williams 74 Bellevue Street Compton, QU J0B 1L0 CANADA  
 cr Daniel Aube 308 St-Lambert Street Sherbrooke, QU J1C0N9 CANADA  
 cr Robert D. Thomas 49 Park Street Dexter, ME 04930  
 cr Fred's Plumbing & Heating, Inc. 328 Main Street Derby, VT 05829  
 cr Clean Harbors 42 Lonwater Dr. Norwell, MA 02061  
 cr Union Tank Car Company c/o Regan M. Haines PO Box 7320 Portland, ME 04112-7320  
 cr Shell Oil Company c/o Jessica Lewis Molleur Law Office 95 Main Street Auburn, ME 04210  
 fa Development Specialists, Inc. Fred Caruso Suite 2300 70 West Madison Street Chicago, IL  
 60602  
 intp Oasis Petroleum, Inc. c/o Timtohy H. Norton, Esq. P.O. Box 597 Portland, ME 04112  
 cr Stephen C. Currie 17 Dodlin Road Enfield, ME 04493  
 cr Jeffrey C. Durant 1029 Main Rd. Brownville, ME 04414  
 cr Lexington Insurance Company c/o Marcus A. Helt, Esq. Gardere Wynne Sewell LLP 1601 Elm St  
 Ste 3000 Dallas, TX 75201  
 cr Sierra Liquidity Fund, LLC 19772 MacArthur Blvd. # 200 Irvine, CA 92612  
 cr General Electric Railcar Services Corporation c/o Pierce Atwood LLP Attn: Keith J.  
 Cunningham 254 Commercial Street Portland, ME 04101  
 cr Trinity Rail Leasing 2012 LLC c/o One City Center Portland, ME 04101  
 cr Trinity Tank Car, Inc. c/o One City Center Portland, ME 04101  
 cr Trinity Industries Leasing, Inc. c/o One City Center Portland, ME 04101  
 cr Trinity Industries, Inc. c/o One City Center Portland, ME 04101  
 intp William R. Moorman, Jr. Partridge Snow & Hahn, LLP 30 Federal Street Boston, MA 02110  
 sp Kugler Kandestin LLP c/o Gerald F. Kandestin 1 Place Ville-Marie Suite 2101 Montreal, QB  
 H3B 2C6 CANADA  
 aty Covington & Burling LLP One City Center 850 Tenth Street, N.W. Washington, DC 20001-4956  
 acc Baker Newman & Noyes, LLC c/o Gregory Sanborn 280 Fore Street Portland, ME 04101  
 aty Shaw Fishman Glantz & Towbin LLC 321 N. Clark Street Suite 800 Chicago, IL 60657  
 op Prime Clerk LLC c/o Adam M. Adler 830 Third Avenue 9th Floor New York, NY 10022  
 aty Paul Hastings LLP 75 East 55th St. New York, NY 10022  
 aty Shaw Fishman Glantz & Towbin LLC 321 N. Clark Street, Suite 800 Chicago, IL 60654

## PDF to BNC - IPs: Notice Recipients Page 3 of 3

aty	Verrill & Dana, LLP	One Portland Square	P.O. Box 586	Portland, ME 04112-0586
aty	Alan S. Gilbert	Dentons US LLP	233 South Wacker Drive, Suite 7800	Chicago, IL 60606
aty	Allison M. Brown	Weil, Gotshal & Manges LLP	301 Carnegie Center, Suite 303	Princeton, NJ 08540
aty	Arvin Maskin	Weil, Gotshal & Manges LLP	767 Fifth Avenue	New York, NY 10153
aty	Bill Kroger	Baker Botts	910 Louisiana Street	Houston, TX 77002
aty	Blaire Cahn	Weil, Gotshal & Manges, LLP	767 Fifth Avenue	New York, NY 10153
aty	Christopher Fong, Esq.	Paul Hastings LLP	75 East 55th St.	New York, NY 10022
aty	Christopher J. Panos	Partridge Snow & Hahn	30 Federal Street	Boston, MA 02110
aty	Craig D. Brown	Meyers & Flowers, LLC	3 North Second Street, Suite 300	St. Charles, IL 60174
aty	Deborah L. Thorne, Esq.	Barnes & Thornburg LLP	1 North Wacker Drive, Suite 4400	Chicago, IL 60606
aty	Dennis M. Ryan, Esq.	Faegre Baker Daniels LLP	90 South 7th St Ste 2200	Minneapolis, MN 55402-3901
aty	Devon H. MacWilliam	Partridge Snow & Hahn, LLP	30 Federal Street	Boston, MA 02110
aty	Diane P. Sullivan	Weil, Gotshal & Manges LLP	301 Carnegie Center, Suite 303	Princeton, NJ 08540
aty	Elizabeth S. Whyman	Murtha Cullina LLP	99 High Street	Boston, MA 02110
aty	Eric M. Hocky	Clark Hill Thorp Reed	2005 Market Street	Suite 1000 Philadelphia, PA 19103
aty	Isley Markman Gostin	WilmerHale	1875 Pennsylvania Avenue, NW	Washington, DC 20006
aty	James K. Robertson, Jr., Esq.	Carmody Torrance Sandak & Hennessey	50 Leavenworth Street	Waterbury, CT 06702
aty	Jason R. Gagnon, Esq.	Carmody Torrance Sandak & Hennessey	50 Leavenworth Street	Waterbury, CT 06702
aty	Jeffrey C. Steen, Esq.	Sidley Austin LLP	One South Dearborn	Chicago, IL 60603
aty	Ji Eun Kim	Paul Hastings, LLP	75 East 55th Street	New York, NY 10022
aty	John L. Scott	Reed Smith LLP	599 Lexington Avenue	New York, NY 10022
aty	Joseph M Bethony	Gross, Minsky & Mogul, P.A.	23 Water Street, Suite 400	PO Box 917 Bangor, ME 04402-0917
aty	Joseph P. Rovira	Andrews Kurth LP	600 Travis St., Suite 4200	Houston, TX 77002
aty	Julie Alleen Hardin	Reed Smith LLP	811 Main Street, Suite 1700	Houston, TX 77002
aty	Kyle J. Ortiz, Esq.	Paul Hastings LLP	75 East 55th Street	New York, NY 10022
aty	Luc A. Despins	Paul Hastings, LLP	75 East 55th Street	New York, NY 10022
aty	Marcia L. Goldstein	Weil, Gotshal & Manges LLP	767 Fifth Avenue	New York, NY 10153
aty	Mark F. Rosenberg	Sullivan & Cromwell LLP	125 Broad Street	New York, NY 10004
aty	Mark W. Zimmerman	Clausen Miller PC	10 South LaSalle Street	Chicago, IL 60603
aty	Maureen Daneby Cox, Esq.	Carmody Torrance Sandak & Hennessey	50 Leavenworth Street	Waterbury, CT 06702
aty	Michael Siedband	Bernstein, Shur, Sawyer & Nelson, PA	100 Middle Street	P.O. Box 9729 Portland, ME 04104
aty	Michael R. Enright	Robinson & Cole, LLP	280 Trumbull Street	Hartford, CT 06103
aty	Michael S. Wolly, Esq.	Zwerdling, Paul, Kahn & Wolly, PC	1025 Connecticut Ave., N.W.	Washington, DC 20036
aty	Omar J. Alaniz	Baker Botts	2001 Ross Avenue	Dallas, TX 75201
aty	Randy L. Fairless	Johanson & Fairless, LLC	1456 First Colony Blvd.	Sugar Land, TX 77479
aty	Robert Jackstadt	Tueth, Keeney, Cooper, Mohan & Jackstadt	101 West Vandalia, Suite 210	Edwardsville, IL 62025
aty	Sarah R. Borders	King & Spalding LLP	1180 Peachtree Street, NE	Atlanta, GA 30309
aty	Stefanie Wowchuck McDonald		233 South Wacker Drive, Suite 7800	Chicago, IL 60606
aty	Stephen Wald	Partridge Snow & Hahn, LLP	30 Federal Street	Boston, MA 02110
aty	Stephen Edward Goldman	Robinson & Cole LLP	280 Trumbull Street	Hartford, CT 06103
aty	Steven J. Boyajian	Robinson & Cole LLP	One Financial Plaza, Suite 1430	Providence, RI 02903
aty	Terence M. Hynes, Esq.	Sidley Austin LLP	1501 K. Street N.W.	Washington, DC 20005
aty	Thomas A. Labuda, Jr.	Sidley Austin, LLP	One South Dearborn	Chicago, IL 60603
aty	Timothy A. Davidson	Andrews Kurth LP	600 Travis St., Suite 4200	Houston, TX 77002
aty	Victoria Morales, Esq.	Maine Department of Transportation	16 State House Station	Augusta, ME 04333
aty	Victoria Vron	Weil, Gotshal & Manges LLP	767 Fifth Avenue	New York, NY 10153
aty	Virginia Strasser	Surface Transportation Board	395 E Street, S.W.	Washington, DC 20423
aty	William K. McKinley, Esq.	Troubh Heisler	511 Congress Street	PO Box 9711 Portland, ME 04104-5011
aty	William R. Moorman	Partridge Snow & Hahn LLP	30 Federal Street	Boston, MA 02110
aty	Wystan M. Ackerman	Robinson & Cole LLP	280 Trumbull Street	Hartford, CT 06103

TOTAL: 96