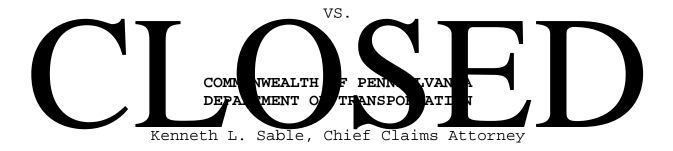
Docket Number: 1172

DRISCOLL CONSTRUCTION COMPANY, INC.

Joseph J. Carlin, Esquire



November 25, 1987

Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: {UNKNOWN} Additional Information to be requested.

December 17, 1987

Notice of Claim letter forwarded to attorney for Defendant.

February 9, 1988

Letter forwarded to Mr. Carlin requesting additional information.

March 4, 1988

Additional information (Letter Amendment to Complaint) received from Mr. Carlin. A punt of Claim: \$.0,95..00+

March 9, 188

Copy of Claim orwarded to attorine for a femalia and Chief Deputy Altorney General.

Acceptance of Service of Claim Amendment to Claim received from Defendant. Receipt of same acknowledged by Defendant March 11, 1988.

March 15, 1988

Acceptance of Service of Claim Amendment to Claim received from Office of Attorney General. Receipt of same acknowledged by Office of Attorney General March 10, 1988.

March 18, 1988

Answer filed by attorney for Defendant. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

June 8, 1988

Defendant's Interrogatories to Plaintiff-First Set filed by attorney for Defendant. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

July 10, 1989

Plaintiff's Answer to Defendant's Interrogatories to Plaintiff-First Set filed by attorney for Plaintiff. Copy forwarded to attorney for Defendant by attorney for Plaintiff. The Board rendered an Opinion and made the following Order: "AND NOW, this 29th day of September, 1992, a Rule is issued upon Plaintiff, Driscoll Construction Company, Inc., to show cause why the case should not be dismissed for failure to prosecute. This rule shall become absolute and the case shall be marked closed with prejudice in the event the Board does not receive a response to said Rule within 30 days of the date of this Order." Copies forwarded to attorney for Plaintiff and attorney for Defendant.

October 1, 1992

Acceptance of Service of Opinion and Order dated September 29, 1992 from attorney for Defendant. Receipt of same acknowledged by attorney or affendant September 30, 19.

Decembe 11 1992

e fo Board ren ered an inion a lowilg Or made this 11th lay of Dec mber, 1 2 this ldei s issued isc to show cause why the instant case should not be dismissed for failure to prosecute. It is, therefore, DIRECTED that the Rule of September 29, 1992 be made ABSOLUTE and the record be marked closed with prejudice." Copies forwarded to attorney for Plaintiff and attorney for Defendant.

December 16, 1992

Acceptance of Service of Opinion and Order dated December 11, 1992 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant December 14, 1992.