Docket Number: 1450

HDR RICHARDSON GORDON, INC.

Louis J. Pachman, Esquire

COMN WWEALTH OF PENN LVAN A
DEPARTMENT OF TRANSPORATION

Kenneth L. Sable, Chief Claims Attorney

June 27, 1990

Complaint and filing fee filed. Amount of Claim: \$19,459.52+.

July 3, 1990

Copies of Complaint forwarded to attorney for Defendant and Chief Deputy Attorney General.

July 9, 1990

Acceptance of Service of Complaint received from Chief Deputy Attorney General. Receipt of same acknowledged by Chief Deputy Attorney General July 5, 1990.



Answer admitting all allegations filed by attorney for Defendant. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

October 31, 1990

The Board rendered an Opinion and made the following Order: "AND NOW, this 31st day of October, 1990, upon due consideration of the Pleadings and other submissions filed in this matter it is hereby ORDERED and DECREED that an award be made in favor of the Plaintiff, HDR-Richardson Gordon, Inc., and against the Defendant, Commonwealth of Pennsylvania, Department of Transportation, in the amount of Nineteen Thousand Four Hundred Fifty-Nine Dollars and Fifty-Two Cents (\$19,459.52). It is further ORDERED that upon receipt of payment of said award, Plaintiff shall forthwith file with the Board of Claims a Praecipe that the case be marked settled, discontinued and ended with prejudice. Each party to pay its own costs." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

November 2, 1990

Acceptance of Service of Opinion and Order dated October 31, 1990 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant November 1, 1990.

November 13, 1990

Acceptance of Service of Opinion and Order dated October 31, 1990 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff November 3, 1990.

May 22, 1991

The Board rendered an Opinion and made the following Order: NOW, this 22nd day of May, 1991, a Rule to Show Cause is issued upon Plaintiff, HDR Richardson Gordon, Inc., wherein it is DIRECTED that Plaintiff advise the Board within thirty (30) days of this Order whether or not Plaintiff has received the sum of money awarded or <u>iustifiabl</u>e respons<u>e</u> This Rule shall become absolute and be marked and nal close sett ed i th prejud t the Boar ponse to said Rule does not receive atto endant warded to torney r Plain ff' D€

May 2, 1991

Acceptance of the important and Thomaton and 12 the ived from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant May 23, 1991.

May 28, 1991

Acceptance of Service of Opinion and Order dated May 22, 1991 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff May 24, 1991.

October 15, 1991

The Board rendered an Opinion and made the following Order: "AND NOW, this 15th day October, 1991, this Order is issued as a result of the failure of Plaintiff to advise the Board of Claims within thirty (30) days of May 22, 1991 whether or not Plaintiff received the monies directed be paid to said Plaintiff. It is, therefore, DIRECTED that the Rule of May 22, 1991 be made ABSOLUTE and the record be marked closed and settled with prejudice." Copies forwarded to attorney for Plaintiff and attorney for Defendant.

October 18, 1991

Acceptance of Service of Opinion and Order dated October 15, 1991 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant October 16, 1991.

October 28, 1991

Acceptance of Service of Opinion and Order dated October 15, 1991 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff October 22, 1991.

CLOSED