Docket Number: 1578

THORNDALE DENTAL ASSOCIATES

Richard DeForno, D.M.D., F.A.G.D.



John A. Kane, Chief Counsel

Mary C. Walsh, Assistant Counsel

October 7, 1991

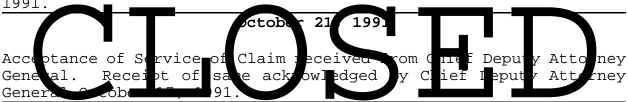
Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: \$1,562.00+.

October 10, 1991

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

October 17, 1991

Acceptance of Service of Claim received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant October 11,



December 9, 1991

Letter recommending payment of Claim in the amount of \$1,520.00 plus the return of the \$50.00 filing fee filed by attorney for Defendant.

January 15, 1992

The Board rendered an Opinion and made the following Order: NOW, this 15th day of January, 1992, after due consideration of the Claim and demand of Thorndale Dental Associates, and the Answer of the Commonwealth of Pennsylvania, Department of Public Welfare, it is hereby ORDERED and DECREED that an award be made in favor of the Plaintiff, Thorndale Dental Associates, and against the Defendant, Commonwealth of Pennsylvania, Department of Public Welfare, Youth Development Center, in the amount of One Thousand Five Hundred Twenty Dollars (\$1,520.00), plus the cost of the filing fee in the sum of Fifty Dollars (\$50.00), for a total sum of One Thousand Five Hundred Seventy Dollars (\$1,570.00). Upon payment of the within award, Plaintiff shall withdraw its Claim and file a Praecipe with the Board of Claims requesting that the matter be marked settled and discontinued with prejudice. Each party to bear its own costs, other than the filing fee included in the award." Copy forwarded to Plaintiff and attorney for Defendant.

Acceptance of Service of Opinion and Order dated January 15, 1992 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant January 16, 1992.

January 31, 1992

Acceptance of Service of Opinion and Order dated January 15, 1992 received from Plaintiff. Receipt of same acknowledged by Plaintiff January 21, 1992.

May 5, 1992

The Board rendered an Opinion and made the following Order: "AND 1000 a Rule a Show Cause is i 5th day of May, ued upon 'hori dale Dental Ass cia es, w erein it is **DI ECTE**D irty (30) davs of t Plai ntiff advis the Board with n ne dat Order whether or not Plain liff has ecei*r*ed the su ${\mathfrak m}$ of ${\mathfrak m}$ ney Thi othe jus able onse. cld be with prejudice in the event the Board does not receive a response to said Rule." Copies forwarded to Plaintiff and attorney for Defendant.

May 12, 1992

Acceptance of Service of Opinion and Order dated May 5, 1992, received from Plaintiff. Receipt of same acknowledged by Plaintiff May 7, 1992.

May 18, 1992

Acceptance of Service of Opinion and Order dated May 5, 1992, received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant May 12, 1992.

October 30, 1992

The Board rendered an Opinion and made the following Order: "AND NOW, this 28th day of October, 1992, this Order is issued as a result of the failure of Plaintiff to advise the Board of Claims within thirty (30) days of May 5, 1992 whether or not Plaintiff received the monies directed be paid to said Plaintiff. It is, therefore, DIRECTED that the Rule of May 5, 1992 be made ABSOLUTE and the record be marked closed and settled with prejudice." Copy forwarded to Plaintiff and attorney for Defendant.