Docket Number: 1801

KCI TECHNOLOGIES, INC.

Richard A. Bramhall, Jr., Esquire

VS.

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF TRANSPORTATION

Cheryl L. Kovaly, Assistant Counsel

March 17, 1994

Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: \$19,938.68.

April 6, 1994

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

April 12, 1994

Acceptance of Service of Claim dated April 6, 1994 received from Chief Deputy Attorney General April 8, 1994.

April 18, 1994

Amended Claim filed by attorney for Plaintiff.

April 18, 1994

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

April 21, 1994

Acceptance of Service of Amended Complaint dated April 18, 1994 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant April 20, 1994.

October 4, 1994

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

December 7, 1995

Stipulation of Settlement Agreement executed by all parties of record filed by attorney for Defendant.

January 5, 1996

The Board rendered an Opinion and made the following Order: "AND NOW, this 5th day of January, 1996, it is ORDERED and DECREED that the Defendant, Commonwealth of Pennsylvania, Department of Transportation, is indebted unto the Plaintiff, KCI Technologies, Inc. in the full and true sum of Ninety-Nine Thousand Eight Hundred Fifty-Five Dollars and Sixty-Eight Cents (\$99,855.68). Upon receipt of payment of said award, Plaintiff shall forthwith file with the Board a Praecipe that this case be marked settled and ended with prejudice. Each party to bear its own costs and attorneys' fees." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

January 12, 1996

Acceptance of Service of Opinion and Order dated January 5, 1996 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff January 11, 1996.

February 13, 1996

Acceptance of Service of Opinion and Order dated January 5, 1996 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant January 18, 1996.

March 22, 1996

The Board rendered an Opinion and made the following Order: AND NOW, this 22nd day of March, 1996, a Rule to Show Cause is issued upon Plaintiff, KCI Technologies, 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 other justifiable response. This Rule shall become absolute and the case shall be marked "closed and settled with prejudice" in the event the Board does not receive a response to said Rule." Copies forwarded to attorney for Plaintiff and attorney for Defendant.

April 1, 1996

Letter/Praecipe, advising that they received the awarded sum of \$99,855.68, filed by attorney for Plaintiff.

April 9, 1996

The Board made the following Order: "AND NOW, this 9th day of April, 1996, upon receipt of a Letter/Praecipe, requesting that the case be marked 'settled and ended with prejudice', executed by Steven M. Hovis, Esquire, on behalf of Plaintiff, KCI Technologies, Inc., same of which is docketed with this Board under date of April 1, 1996, it is ORDERED and DIRECTED that said case be marked 'settled, discontinued and ended with prejudice'." Copies forwarded to attorney for Plaintiff and attorney for Defendant.

April 15, 1996

Acceptance of Service of Order dated April 9, 1996 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant April 10, 1996.

April 17, 1996

Acceptance of Service of Order dated April 9, 1996 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff April 11, 1996.