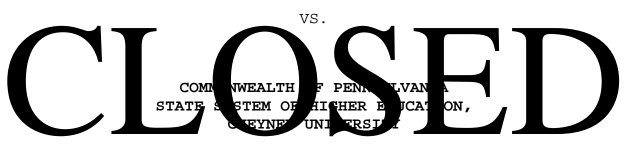
Docket Number: 1839

SMITH-KOCH, INC.

Mr. Tobias Koch



Wayne M. Richardson, Chief Counsel

September 21, 1994

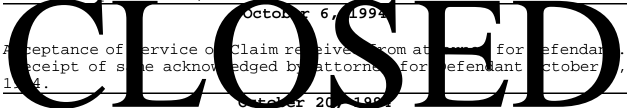
Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: \$936.00.

September 23, 1994

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

October 5, 1994

Acceptance of Service of Claim received from Chief Deputy Attorney General. Receipt of same acknowledged by Chief Deputy Attorney General September 27, 1994.



Defendant's Answer to Plaintiff's Complaint filed by attorney for Defendant. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

February 2, 1995

Stipulation of Settlement and Release of Claims, executed by parties, filed by attorney for Defendant.

March 30, 1995

The Board rendered an Opinion and made the following Order: "AND NOW, this 30th day of March, 1995, it is ORDERED and DECREED that the Defendant, Commonwealth of Pennsylvania, State System of Higher Education, Cheyney University, is indebted unto the Plaintiff, Smith-Koch, Inc., in the full sum of Nine Hundred Fifty Dollars (\$950.00). Said sum to include the return of the Fifty-Dollar (\$50.00) statutory filing fee. Upon receipt of said award, Plaintiff shall file with the Board a Praecipe requesting that the matter be marked settled, discontinued and ended with prejudice. Each party to bear its own costs and attorneys' fees other than above noted." Copy forwarded to Plaintiff and attorney for Defendant.

Docket No. 1839

April 5, 1995

Acceptance of Service of Opinion and Order dated March 30, 1995 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant April 4, 1995.

April 6, 1995

Acceptance of Service of Opinion and Order dated March 30, 1995 received from Plaintiff. Receipt of same acknowledged by Plaintiff April 4, 1995.

October 26, 1995

NOW this 26th day of October, 1995, a Rule to Show Gaussis is need upon Plaintin, Smithwoch, I.L., wherein is is DIR ITED that Haintiff advise the Heard within the v (30 mlaps of mis Order wether or non Plainting has received the sur of money warded ar other justifiable response. This Rule shall become abolute and the accessible hereixed block and tetred with projucte in the event the Board does not receive a response to said Rule." Copy	The Board rendered an Opinion and made the following Order: "AND
Fraintiff advise the Enard within the v (30 black of his Order wether or not Plaintin has received to sur of money warded or other justifiable response. This Rule shall become abolute and the accesshall be marked local and set reducts projugate in the event the Board does not receive a response to said Rule." Copy	NOV this 26t day of October, 995, a Rule to show Causeris is red
wether or no Plaintin has received to sur of money warded or other justificate response. This Rule shall become abaltute and the event shall be marked local and settled with public the event the Board does not receive a response to said Rule." Copy	u on Plainti: , Smith och, I, wherein is DIR TED to t
other justifiable response. This Rule shall become abbulte and the accesshall be marked logic and retried with response to said Rule." Copy	Emintiff advise the Emird within the v (30 days of his Order
event the Board does not receive a response to said Rule." Copy	wether or no Plainti. has received the sum of money warded r
event the Board does not receive a response to said Rule." Copy	ou er justifisple response. Tils Rule skallsbecome akoplute shd
forwarded to Dlaintiff and attarney for Defendant	
Torwarded to Plaintill and attorney for Derendant.	forwarded to Plaintiff and attorney for Defendant.

April 18, 1996

The Board rendered an Opinion and made the following Order: "AND NOW, this 18th day of April, 1996, this Order is issued as a result of the failure of Smith-Koch, Inc., to advise the Board of Claims within 30 days of October 26, 1995, whether or not Plaintiff received the monies directed to be paid to said Plaintiff. It is, therefor, DIRECTED that the Rule to Show Cause be made ABSOLUTE and the record be marked "closed and settled with prejudice"." Copy forwarded to Plaintiff and attorney for Defendant.

April 23, 1996

Acceptance of Service of Opinion and Order dated April 18, 1996 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant April 19, 1996.