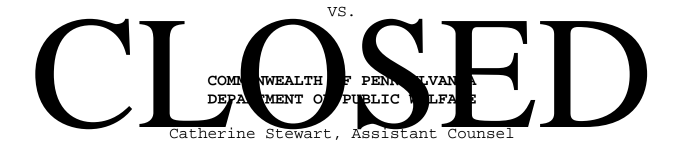
Docket Number: 2117-P

TEL HAI NURSING CENTER, INC.

David C. Marshall, Esquire



May 29, 1996

Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: \$191,995.00+

June 4, $199\overline{6}$

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT JULY 4, 1996.

June 11, 1996

Acceptance of Service of Claim received from Chief Deputy Attorney General. Receipt of same acknowledged by Chief Deputy Attorney General June 6, 1996.

June 12, 996 A ceptance of ervice of Claim receive from at the for effendar acceipt of sale acknowledged by Atorney for Dendant Jule 5, 1996. July 9, 1996

Answer and New Matter filed by attorney for Defendant. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

July 19, 1996

Letter forwarded to attorney for Defendant requesting Response to Defendant's New Matter. Response due August 19, 1996.

August 21, 1996

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

January 17, 1997

Notice of Deposition of Chandra Patel filed by attorney for Defendant.

March 31, 1997

Letter forwarded to parties requesting status. Response due from parties May 1, 1997.

April 9, 1997

Status letter filed by attorney for Plaintiff. Copy forwarded to attorney for Defendant by attorney for Plaintiff.

November 20, 1997

Letter forwarded to parties requesting status. Response due from parties December 22, 1997.

December 1, 1997

Status letter filed by attorney for Plaintiff. Copy forwarded to attorney for Defendant by attorney for Plaintiff.

April 6, 1998

Letter forwarded to parties requesting status. Response due from parties May 6, 1998.

May 6, 1998

Let er receive from attracey or Plants f (variate sing hat the parties are, at present, attempting to regotiate sittlement. Coy forwards to attor by for Dienoch by at orner for lainting.

May 1998

Let r-trpe by the epol receive from at rnew for Plaintiff advising that the parties are conducting settlement negotiations. Copy forwarded to attorney for Defendant by attorney for Plaintiff.

November 23, 1998

Letter forwarded to parties requesting status. Response due from parties December 23, 1998.

January 5, 1999

2nd letter forwarded to parties requesting status. Response due from parties February 5, 1999.

November 23, 1999

The Board rendered an Opinion and made the following Order: "AND NOW, this 23rd day of November, 1999, a Rule to Show Cause is issued upon Plaintiff, Tel Hai Nursing Center, Inc., wherein it is DIRECTED that Plaintiff advise the Board, within thirty (30) days from the exit date of this Order, as to whether or not Plaintiff wishes to pursue the above-captioned matter. In the event the Board does not receive a response to this Rule, said Rule to Show Cause shall become absolute and the case shall be marked 'closed, discontinued and ended with prejudice'." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

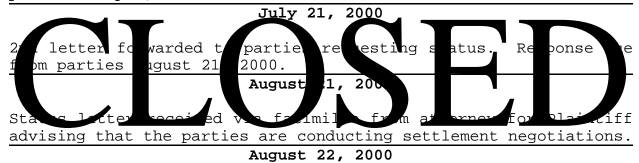
Status letter received from attorney for Plaintiff advising that the parties are conducting settlement negotiations.

December 6, 1999

Acceptance of Service of Opinion and Order dated November 23, 1999 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff December 6, 1999.

June 5, 2000

Letter forwarded to parties requesting status. Response due from parties July 5, 2000.



Status letter received via U.S. Mail from attorney for Plaintiff advising that the parties are conducting settlement negotiations.

January 22, 2001

Praecipe to Withdrawal with Prejudice filed by attorney for Plaintiff. Copy forwarded to attorney for Defendant by attorney for Plaintiff.

February 2, 2001

The Board rendered the following Order: "AND NOW, this 2nd day of February, 2001, upon receipt of a Praecipe to Withdraw With Prejudice, advising the Board that "Kindly mark the above-captioned appeal as Withdrawn, Discontinued, and Ended With Prejudice as the parties have resolved this matter through a Stipulation of Settlement.", executed by David C. Marshall, Esquire, attorney for Plaintiffs and docketed with this Board under date of January 31, 2001 it is ORDERED and DIRECTED that said case be marked "closed, discontinued and ended with prejudice." Copy forwarded to attorney for Plaintiff and attorney for Defendant.