Docket Number: 2299

HONEYBROOK MEDICAL INVESTORS LTD. d/b/a HICKORY HOUSE NURSING HOME

Ruth M. Siegel, Esquire Richard E. Reilly, Esquire Mary P. Patterson, Esquire



John A. Kane, Chief Counsel Mary Frances Grabowski, Esquire

December 3, 1996

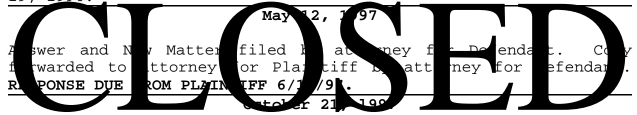
Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: \$197,000.00+.

December 17, $1\overline{996}$

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT 1-16-97.

December 24, 1996

Acceptance of Service of Claim received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant December 19, 1996.



Status letter received from attorney for Plaintiff advising that a settlement proposal is being prepared for submission to Defendant. This appeal could be resolved in ninety(90) days.

August 18, 1998

Status Letter forwarded to parties. RESPONSE DUE 9/18/98.

November 5, 1998

The Board rendered an Opinion and made the following Order: AND NOW, this 5th day of November, 1998, a Rule to Show Cause is issued upon Plaintiff, Honeybrook Medical Investors, LTD d/b/a Hickory House Nursing Home, 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 Defendant.

November 12, 1998

Acceptance of Service of Opinion and Order dated November 5, 1998 received from attorney Plaintiff. Receipt of same acknowledged by attorney for Plaintiff November 6,1998.

November 12, 1998

Acceptance of Service of Opinion and Order dated November 5, 1998 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant November 10, 1998.

December 4, 1998

Letter received from attorney for Plaintiff relative to the Board's Order of November 5, 1998 advising that they are still pursuing this action with the Defendant. Plaintiff hopes to reach a final resolution of this issue within the next 60 to 90 days.

April 30, 1999

d from at for endant's c ınsel has reached greement an o resolve their aud appeal that re ding the aintif arings and ppeals. Also D endan s r *r*iewing posal ement o for bove sett bcke numbe

Letter received from Plaintiff requesting their appearance to be entered on record and the appeal withdrawn.

March 13, 2000

The Board rendered an Opinion and made the following Order: "AND NOW, this 13th day of March, 2000, it is hereby ORDERED that said case is ended and the docket shall be marked 'Withdrawn with Prejudice'." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

March 17, 2000

Acceptance of service of Opinion and Order dated March 13, 2000 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant March 15, 2000.

March 20, 2000

Acceptance of Service of an Opinion and Order dated March 13,2000 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff March 17, 2000.