Docket Number: 2409

GEORGE HARRISON MEMORIAL HOME

Louis J. Capozzi, Jr., Esquire David C. Marshall, Esquire

COMM WEALTH OF PENNS VAN A DOPAR MENT PURICUELFA E

John A. Kane, Chief Counsel Jeffrey W. Bechtel, Esquire

January 31, 1997

Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: \$119,750.00.

February 11, 1997

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT 3-13-97.

February 18, 1997

Acceptance of Service of Claim received from Chief Deputy Attorney General. Receipt of same acknowledged by Chief Deputy Attorney General February 12, 1997.

Marc 13, swer and N ney f filed enda v Matter warded to torney r Plain ff by Def ndant. tori April 1997

Plaintiff's Reply to Defendant's New Matter filed by attorney for Plaintiff. Copy forwarded to attorney for Defendant by attorney for Plaintiff.

September 2, 1997

Entry of Appearance of Louis J. Capozzi, Jr., Esquire as counsel for Plaintiff.

September 9, 1997

Praecipe for Withdrawal of Appearance filed by attorney for Plaintiff.

September 22, 1997

Status letter forwarded to parties. Response due October 20, 1997.

October 15, 1998

Status letter forwarded to parties. RESPONSE DUE 11/16/98.

November 20, 1998

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

August 16, 1999

Letter forwarded to parties requesting a status. RESPONSE DUE 9/16/99.

August 23, 1999

Letter Status Report received from Plaintiff advising that they will continue to seek settlement with the Defendant in this matter. Discovery is ongoing and at the conclusion of discovery if settlement has not been reached Plaintiff will request a hearing date.

December 27, 1999

Certificate of Service for Claimant's Request for Production of Doraments and Answers to Interrogat Field service upon December by Paintiff.

January 28, 00

Letter received from atterney for Defendant requesting a lixty (1) day xtersion from to a sport to a simple second y still arch 27, 2000. NOW DUE 3/27/00.

January 28, 2000

Letter received from attorney for Plaintiff advising that they do not object to Defendant's request for an extension of time until 3/27/00

March 17, 2000

Notice/Certificate of Service of Respondent's Response to Claimant's Request for Production of Documents served upon Defendant by Plaintiff.

March 17, 2000

Notice/Certificate of Service of Respondent's Response to Claimant's First Set of Interrogatories served upon Defendant by Plaintiff.

May 18, 2000

Stipulation of Settlement executed by parties filed by attorney for Plaintiff.

June 26, 2000

The Board rendered an Opinion and made the following Order: "AND

NOW, this 26th day of June, 2000, it is ORDERED and DECREED that this case be marked "settled, discontinued and ended with prejudice"." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

June 30, 2000

Acceptance of Service of Opinion and Order dated June 26, 2000 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff June 30, 2000.

July 5, 2000

Acceptance of Service of Opinion and Order dated June 26, 2000 received from attorney for Defendant. Receipt of same acknowledged by ctork v for Defendant June 28, 300.