*Docket Number: 2511 Consolidated with Docket Numbers 2020-P and 2690

SAINT MARGARET SENECA PLACE

Louis J. Capozzi, Jr., Esquire
Mark Stadler, Esquire

COMPONEALTH OF PENNS LVAN A DEPAR MENT OF PIBLIC ELFAGE

John A. Kane, Chief Counsel
James C. Conley, Assistant Counsel

September 22, 1997

Claim and filing fee filed by attorney for Plaintiff. Amount of Claim: \$300.00.

September 24, 1997

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT 10/23/97.

September 30, 1997

Acceptance of Service of Claim received from Chief Deputy Attorney General. Receipt of same acknowledged by Chief Deputy Attorney General September 25, 1997.

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Receptance of ervice of Claim receive from at arms for efendar acceipt of sine acknowledged by attorn for Defendant September 21, 1997.

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

November 24, 1997

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

December 5, 1997

Letter forwarded to the parties directing them to proceed with discovery.

February 26, 1998

Letter received from attorney for Defendant requesting a 30-day extension of time to file a response.

April 8, 1998

Withdrawal of Appearance of Louis J. Capozzi, Jr., Esquire, and Entry of Appearance of Mark Stadler, Esquire, attorney for Plaintiff, filed.

September 2, 1998

Letter forwarded to the parties requesting a status report. Response due 10/2/98.

October 2, 1998

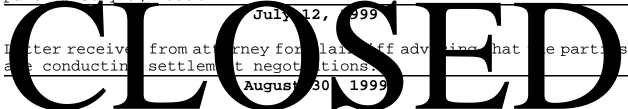
Letter received from attorney for Plaintiff advising that discovery has commenced in this case.

November 13, 1998

Letter received from attorney for Plaintiff advising that they have commenced discovery in Docket Nos. 2020-P, 2511 and 2690 and possibly consolidating all 3 cases in the future.

June 9, 1999

Letter forwarded to parties requesting status. Response due from parties July 9, 1999.



Motion to Consolidate Docket Nos. 2020, 2511 and 2690 filed by attorney for Plaintiff. Response due from Defendant October 8, 1999.

December 8, $\overline{1999}$

Letter forwarded to parties requesting status. Response due from parties *January 10, 2000*.

January 10, 2000

Status letter received from attorney for Plaintiff advising that after the Board rules on the Plaintiff's Motion to Consolidate the above-referenced cases, Plaintiff will commence with discovery and then possible hearing

*March 10, 2000

The Board rendered an Opinion and made the following Order: "AND NOW, this 10th day of March, 2000, it is hereby ORDERED and DECREED that the Claimant's Motion to Consolidate is hereby GRANTED and Docket Numbers 2511, 2690 and 2020 shall be consolidated and tried together." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

September 12, 2000

Letter forwarded to parties requesting status. Response due from parties October 12, 2000.

October 11, 2000

Letter received from attorney for Plaintiff advising that the parties are in discovery with the possibility of settlement. Plaintiff further advises that if settlement does not materialize, they will request a hearing be set.

April 12, 2001

Letter forwarded to parties requesting status. Response due from parties May 14, 2001.

May 7, 2001

Status letter received from attorney for Plaintiff advising that the parties are reviewing Defendant's Stipulation of Settlement

July, 01

Recipe to Windraw filed by attorney for lain off. Copy forward durationney for Defendant by at order for Plaintiff.

July 18. 201

The Board rendered the following Order: "AND NOW, this 18th day of July, 2001, upon receipt of a Praecipe To Withdraw With Prejudice advising 'Please withdraw the referenced consolidated appeals with prejudice.' executed by Mark Stadler, Esquire, attorney for Plaintiff and docketed with this Board under date of July 9, 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.