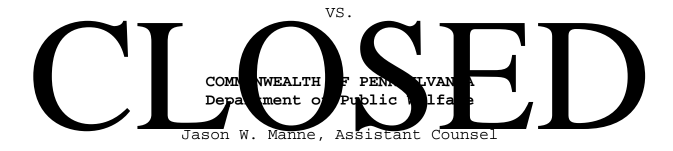
Docket Number: 2577

Health Care and Retirement, et al.

Steven M. Montresor, Esquire



January 23, 1998

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

[January 28, 1998]

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT [March 2, 1998.]

February 4, 1998

Acceptance of Service of Claim filed by Chief Deputy Attorney General.

Receipt of same acknowledged by Chief Deputy Attorney General
Feb dary 1 18.

Februar 6, 98

At eptance of Service Claim filed by Att rney for efendat. Receipt as again when ed by att rney for fendat. 1998.

February 26, 1998

Letter received from attorney for Defendant requesting a 30-day extension of time to file its responsive pleading to Plaintiff's Claim. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

February 27, 1998

Letter forwarded to attorney for Defendant, with copy to Plaintiff, granting 30-day request for an extension of time. Defendant's responsive pleading to Plaintiff's Complaint now due, March 30, 1998.

June 10, 1998

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

June 15, 1998

Letter forwarded to attorney for Plaintiff directing a response to Defendant's New Matter. Response due July 15, 1998.

July 13, 1998

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

July 23, 1998

Letter forwarded to parties directing them to proceed with discovery.

March 24, 1999

Status letter forwarded to parties. RESPONSE DUE 4/24/99.

May 3, 1999

Status letter received from attorney for Defendant advising that discovery is ongoing and the case is not ready for trial.

January 21, 2000

Letter forwarded to parties requesting a status report. NOW due 2/21/00.

February 8, 2000

Letter/Status received from Plaintiff advising that they are currently assessing whether discovery requests to the Defendant are appropriate. If discovery is but notessary of the information can be obtained in ormally, a position paper will be rafted and forward duties Defendant.

Octobe 2, 200

Letter ceircu from attor per or Derend in trequesting an entension of time until January 19, 2001, in which to respond to all discovery requests and/or Motions to Compel Discovery.

October 3, 2000

Letter forwarded to attorney for Defendant granting Defendant's request for an extension of time until January 19, 2001, in which to respond to all discovery requests and/or Motions to Compel Discovery.

February 23, $20\overline{01}$

Praecipe to Withdraw with Prejudice filed by attorney for Plaintiff.

March 2, 2001

The Board made the following Order: **AND NOW,** this 2nd day of March 2001, upon receipt of a Praecipe To Withdraw With Prejudice advising to "kindly mark the above-captioned appeal as Withdrawn, Discontinued, and Ended with Prejudice as the parties have signed a Stipulation of Settlement and docketed with this Board under date of February 23, 2001, it is **ORDERED** and **DECREED** that said case be marked "closed, ended and discontinued, with prejudice. Copy forwarded to attorney for Plaintiff and Defendant.

March 12, 2001

Acceptance of Order dated March 2, 2001 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant March 6, 2001.

March 12, 2001

Acceptance of Service of Order dated March 2, 2001 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff March 12, 2001.

CLOSED