Docket Number: 2887

ELLEN MEMORIAL HEALTH CARE CENTER

Stephen A. Miller, Esquire

COMM WWEALTH OF PENN LVAN A
DEPARTMENT OF PUBLIC VILEAE

John A. Kane, Chief Counsel

June 7, 1999

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

June 14, 1999

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT 7/14/99.

June 22, 1999

Acceptance of Service of Claim received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant June 16, 1999.

Augua 6, 1999

Leter receive from at rney for Decendant receiving an extension time to file their swer.

August 0, 199.

Letter forwarded to attorney for Defendant quanting expension of time to like the hower. But Secondary 10, 1999

January 24, 2000

Letter forwarded to parties requesting a status. Status Due 2-24-00.

February 2, 2000

Letter/Status Report received from Plaintiff advising that Defendant has not filed their Answer and New Matter to Plaintiff's Claim. Plaintiff, further advises that if no response is received from Defendant within twenty(20) days they will file a Praecipe for Entry of Default Judgment.

February 8, 2000

Answer and New Matter filed by attorney for Defendant. Copy forwarded to attorney for Plaintiff by attorney for Defendant. Reply Response due from Pltf. 3-13-00.

February 25, 2000

Copy of Defendant's letter to Plaintiff advising that they are sending a second copy of their Answer and New Matter, as Plaintiff has no record of receiving the first copy.

March 14, 2000

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

November 22, 2000

Letter received from attorney for Plaintiff advising that the parties are negotiating a settlement in this matter.

March 7, 2001

Praecipe for Discontinuance filed by Plaintiff.

March 13, 2001

The Board made the following Order: **AND NOW,** this 13th day of March 2001, upon receipt of a Praecipe For Discontinuance that "Pursuant to a separate settlement agreement between the parties, this matter may be closed, ended and discontinued with prejudice as to all periods from July 1, 1997 through June 30, 2001, but without prejudice to any periods thereafter", executed by Daniel K. Natirboff, Esquire and docketed with this Board under date of March 7, 2001, it is **ORDERED** and **DIRECTED** that said case be marked "closed, ended and discontinued with prejudice". Copy forwarded to attorney for Plaintiff and Defendant.

March 15, 2001

Acreptance of Service of Order date Mar h 1. 2001 red ived from a formey for laintiff Receip of same acknowledged k attorny for Plaintiff March 15 2001.

March 9, 200

Alleptance of Bervice of Order at d March 1: 2001 received from att. new for fond it. Second of sam ack glod d leatherney for Defendant March 14, 2001.