Docket Number: 3329

VALLEY HEALTH CONCERNS, INC. d/b/a SHENANDOAH MANOR NURSING CENTER

Daniel K. Natirboff, Esquire

VS.

COMM NWEALTH OF PUBLIC DELFA E John M. Kard, Class Counse

November 1, 2000

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

November 14, 2000

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT 12/14/00.

November 17, 2000

Acceptance of Service of Claim received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant November 16, 2000.

November 20, 2000

Acceptance of dervice of claim received from fief Deput Attorney
General. Receipt of some acknowledged by Clief Deput Attorney
Coneral November 15, 200.

December 1, 200

Letter receive from attories or December 1 and at recently as a vertical on of time until January 31, 2001 in which to file its responsive pleading to Plaintiff's Claim. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

December 6, 2000

Letter forwarded to attorney for Defendant, with copy to attorney for Plaintiff, granting its request for an extension of time to file its responsive pleading to Plaintiff's Claim. Defendant's Responsive Pleading Now Due on or before **January 31, 2001.**

January 31, 2001

Letter received from attorney for Defendant requesting an extension of time until March 2, 2001 in which to file its responsive pleading to Plaintiff's Claim. Copy forwarded to attorney for Plaintiff by attorney for Defendant.

February 1, 2001

Letter forwarded to attorney for Defendant, with copy to attorney for Plaintiff, granting its request for an extension of time to file its responsive pleading to Plaintiff's Claim. Defendant's Responsive Pleading Now Due on or before March 2, 2001.

November 8, 2001

Letter forwarded to parties requesting a status report. Due 12/10/01.

December 12, 2001

Praecipe for Discontinuance filed by attorney got Plaintiff.

February 22, 2002

The Board made the following Order: AND NOW, this 22nd day of February 2002, upon receipt of a Praecipe For Discontinuance, advising that... "Pursuant to separate settlement agreement between the parties, this matter may be closed, ended and discontinued with prejudice", executed by Daniel K. Natirboff, Esquire, on behalf of Plaintiff herein, and docketed with the Board under date of December 12, 2001, it is ORDERED and DIRECTED that this case be marked "closed, ended and discontinued with prejudice. Copy forwarded to attorney for Plaintiff and Defendant.

A deptance of ervice of Order december 2, 2002 received for a torney for efendant Receip of the acknowledged k attorney for Defendant February 6, 2002

March

Acceptance of the of older ated shrury 2002 receive from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff March 7, 2002.

2002