Docket Number: 3342

COUNTY OF ALLEGHENY, on behalf of John J Kane Regional, its county homes

Michael A. Hynum, Esquire



John A. Kane, Chief Counsel Leonard W. Crumb, Assistant Counsel

November 27, 2000

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

November 29, 2000

Copy of Claim forwarded to attorney for Defendant and Chief Deputy Attorney General. ANSWER DUE FROM DEFENDANT 12/29/00.

December 5, 2000

Acceptance of Service of Claim received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant November 30, 2000.

Acceptance of Service of Claim receive from Sinf Deput Attorney Gueral. Receipt of time acknowledged by Clief Deput Attorney Gueral November 30,/200.

Letter received from attorney for Defendant requesting an extension of time until April 30, 2001 to file Responsive Pleadings.

January 26, 2001

Letter forwarded to attorney for Defendant granting extension of time until April 30, 2001 to file Responsive Pleadings.

April 30, 2001

Letter received (via fax) from attorney for Defendant requesting an extension of time until June 15, 2001 to file Responsive Pleadings.

May 2, 2001

Letter forwarded to attorney for Defendant granting extension of time until June 15, 2001 to file Responsive Pleadings.

May 2, 2001

Letter received (via U.S. Mail) from attorney for Defendant requesting an extension of time until June 15, 2001 to file Responsive Pleadings.

December 17, 2001

Letter forwarded to parties requesting a Status Report. Status Report due on or before January 16, 2002.

March 6, 2002

NOW, this 6th day of March, 2002, a Rule to Show Cause is issued upon Plaintiff, County of Allegheny, on behalf of John J Kane Regional, its county homes, wherein it is DIRECTED that Plaintiff advise the Board, within thirty (30) days from the exit date of this Order, as to whether or not Plaintiff wishes to pursue the above-captioned matter. In the event the Board does not receive a response to this Rule, said Rule to Show Cause shall become absolute and the case shall be marked "closed, discontinued and ended with prejudice"." Copy forwarded to att Mey or aintiff are at princy or lefe and.

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Acceptance of Service of Opinion and Oder ated March 6, 2022 releved from thorney is r Defendant. Relight of same acchowled acceptant by thorney for Defendant March 8, 2002

March 14, 2002

Acceptance of Service of Opinion and Order dated March 6, 2002 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff March 12, 2002.

March 14, 2002

Praecipe for Discontinuance filed by attorney for Plaintiff. Copy forwarded to attorney for Defendant by attorney for Plaintiff.

April 5, 2002

The Board rendered an Opinion and made the following Order: "AND NOW, this 5th day of April, 2002, pursuant to Claimant's, County of Allegheny, on behalf of John J Kane Regional, its nursing homes, request, the docket in the above matter shall be marked closed, ended, and discontinued with prejudice as to all matters through June 30, 2001 and all matters after that period shall be marked closed, ended and discontinued without prejudice. It is so ORDERED." Copy forwarded to attorney for Plaintiff and attorney for Defendant.

April 10, $\overline{2002}$

Acceptance of Service of Opinion and Order dated April 5, 2002 received from attorney for Plaintiff. Receipt of same acknowledged by attorney for Plaintiff April 9, 2002.

April 10, 2002

Acceptance of Service of Opinion and Order dated April 5, 2002 received from attorney for Defendant. Receipt of same acknowledged by attorney for Defendant April 8, 2002.

CLOSED