

NEIGHBORHOOD ACTION BUREAU, INC.
VS.
COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF EDUCATION

Robert I. Archie, Jr., Esquire
PHILIP AYERS, Esquire
KROTTIKAR XX XROTTIKAR XROTTIKAR

Docket No. 625

CLOSED

FORM C F O

December 22, 1978 Complaint and filing fee filed. Amount of claim \$156,800.10.

December 26, 1978 Copies of Complaint forwarded to attorney for defendant and Deputy Attorney General.

January 22, 1979 Answer and New Matter filed by attorney for defendant. Awaiting copy to be sent to attorney for plaintiff.

January 24, 1979 Additional copy of Answer and New Matter received. Copy forwarded to attorney for plaintiff.

February 14, 1979 Plaintiff's Answer to Defendant's New Matter filed by attorney for plaintiff. Copy forwarded to attorney for defendant by attorney for plaintiff.

December 9, 1980 Hearing scheduled for March 10 through 13, 1981, if necessary, in Beard's Court Room at 10 a.m.

March 3, 1981 The Board rendered an Opinion and made the following Order: "AND NOW, this 3rd day of March, 1981, after consideration of the request of the attorney for the Plaintiff for a continuance of this matter, the Board of Claims hereby denies said request and ORDERS the case for hearing on March 10, 1981, as pre-scheduled." Copies of Opinion and Order forwarded to attorney for plaintiff and attorney for defendant.

March 10, 1981 Hearing held in Board's Court Room at 10 a.m. Case withdrawn and discontinued. Praecipe for Discontinuance and withdrawal filed at time of hearing by parties.

~~March 17, 1981 Hearing held in Board's Court Room at 10 a.m.~~

March 24, 1981 Testimony of hearing held March 10, 1981, filed.

March 25, 1981 Copy of testimony of March 10, 1981, forwarded to attorney for defendant.

April 27, 1981 The Board rendered an Opinion and made the following Order: "AND NOW, this 27th day of April, 1981, in that this matter appears to have been settled, the case is directed to be closed of record with prejudice. In the event that the Board is misinformed and if the settlement is not fully consummated, then in that event, the Board will entertain a Petition to Reopen the Record and direct the parties to engage in a full hearing on the merits." Copies forwarded to attorney for plaintiff and attorney for defendant.

