

**CLOSED**

Jack W. Plowman, Esquire  
Kenneth L. Sable, Esquire  
George D. Venick, Esquire

TRUMBULL CORPORATION  
VS.  
COMMONWEALTH OF PENNSYLVANIA,  
DEPARTMENT OF TRANSPORTATION



October 23, 1980      Complaint and filing fee filed. Amount of claim \$803,110.15.

October 27, 1980      Copies of Complaint forwarded to attorney for defendant and Deputy Attorney General.

November 25, 1980      Answer and New Matter filed by attorney for defendant. Copy forwarded to attorney for plaintiff by attorney for defendant.

December 22, 1980      Plaintiff's reply to New Matter, Interrogatories to Defendant and Request for Production of Documents filed by Attorney for Plaintiff. Copies forwarded to Attorney for Defendant by Attorney for Plaintiff.

November 16, 1981      Answers to Interrogatories filed by attorney for defendant. Copy forwarded to attorney for plaintiff by attorney for defendant.

March 12, 1982      Hearing scheduled for May 19 through May 21, 1982, as well as May 25 through May 28, 1982, if necessary, in Board's Court Room at 10 a.m.

March 22, 1982      Hearing scheduled for May 19 through May 21, 1982, as well as May 25 through May 28, 1982 continued to July 27 through July 30, 1982, in necessary, in Board's Court Room at 10 a.m.

June 15, 1982      Petition for Leave to File Amendment to Complaint, Amendment to Complaint and proposed Order filed by attorney for plaintiff. Copy forwarded to attorney for defendant by attorney for plaintiff.

June 30, 1982      The Board rendered the following Order: "Under date of June 15, 1982, Jack W Plowman, counsel for Trumbull Corporation, Plaintiff herein, filed a Petition for Leave to File Amendment to Complaint. Said suggested Amended Complaint was attached to the Petition. Service of same was made on Defendant, George D. Venick, counsel for the Commonwealth of Pennsylvania, Department of Transportation. Plaintiff cites Rule 1033 of the Pennsylvania Rules of Civil Procedure wherein it provides that a party, either by filed consent or by leave of Court, may at any time, amend his pleading. In that it appears that the request is reasonable and within the discretion of the writer, it is ORDERED to-wit: That the Petition be and same is granted; that the Amendment to the Complaint is accepted and filed of record and lodged with Docket No. 713." Order dated 6/30/82. Copies forwarded to attorney for plaintiff and attorney for defendant. ^ 15 D

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Docket No. 713

-continued  
**CLOSED**

July 27, 1982 Hearing held in Board's Court Room at 10 a.m. ~~8:30 a.m.~~ The following Order rendered at time of hearing: "AND NOW, this 27th day of July, 1982, it is hereby Ordered that this case be bifurcated so that proof as to liability and damages as to items (a) through (d), inclusive, and (h) of paragraph 8, and paragraph 9, will not be received at the trial scheduled for July 27, 28 and 29, 1982, but will be postponed until a time and date to be hereafter set by this Board, upon request of plaintiff." Consent signed by both parties.

August 31, 1982 Testimony of hearing held July 27, 1982 filed.

September 1, 1982 Copies of testimony of hearing held July 27, 1982 forwarded to attorney for defendant.

September 6, 1983 Praecipe to Mark Case Settled and Discontinued filed by attorney for plaintiff. Copy forwarded to attorney for defendant by attorney for plaintiff.

September 9, 1983 The Board rendered an Opinion and made the following Order: "AND NOW, this 9th day of September, 1983, upon receipt of Praecipe to Mark Case Settled and Discontinued, executed by Jack W Plowman, Esquire, or behalf of Plaintiff, Trumbull Corporation, same of which is docketed with this Board under date of September 6, 1983, it is ORDERED and DIRECTED that said case be marked "settled, discontinued and ended with prejudice". Copies forwarded to attorney for plaintiff and attorney for defendant.