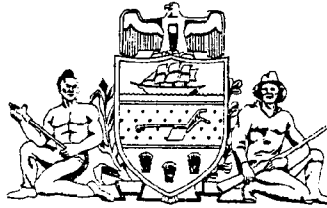


00-743-CD  
ANGINO & ROYNER, P.C. -vs- ASHLAND REGIONAL MEDICAL CENTER et al

OFFICE OF  
**PROTHONOTARY**

**Stephen E. Farina**  
Prothonotary



Front & Market Streets  
Harrisburg, Pa. 17101

(717) 255-2698

Dauphin County

June 8, 2000

Hon. William A. Shaw  
Office of the Prothonotary  
Clearfield County Courthouse  
Second & Market Street  
Clearfield, PA. 16830

Re: Angino & Rovner, P.C., etal. v. Ashland Regional Medical Center, etal.  
Dauphin County docket number : 3586 S 1994

Per the enclosed certified order of court dated May 15, 2000 signed by the Honorable Scott A. Evans, I will be transferring this action to your county in the next few days. The case file is being shipped in a separate carton. From the enclosed copies of the docket sheets, you can see it is a rather large file. Upon receipt of the case file, please sign, date and return one copy of this letter, as proof of delivery.  
Thank you.

Respectfully,  
Stephen E. Farina

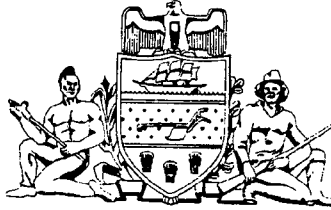
Received by: \_\_\_\_\_ Date: \_\_\_\_\_

OFFICE OF

# PROTHONOTARY

**Stephen E. Farina**

Prothonotary



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Thank you.

Respectfully,  
Stephen E. Farina

Dear Mr. Farina,

Upon receipt of case #3586 S 1994, we noticed that the attached list of filed documents are missing from the file. Please see attached letter and list.

Received by: \_\_\_\_\_ Date: \_\_\_\_\_

**WILLIAM A. SHAW**

**PROTHONOTARY  
AND  
CLERK OF COURT**

**CLEARFIELD COUNTY**



**DAVID S. AMMERMAN**

**SOLICITOR**

**JACQUELINE KENDRICK**

**DEPUTY PROTHONOTARY**

**P.O. Box 549  
CLEARFIELD, PENNSYLVANIA 16830  
(814) 765-2641 Ext. 1330**

June 22, 2000

IN RE: Filings of 3586 S 1994

Stephen E. Farina  
Office of the Prothonotary  
Front & Market Streets  
Harrisburg, PA 17101

Dear Stephen E. Farina,

Upon receipt of the transferred case of Angino & Rovner, P.C. etal v. Ashland Regional Medical Center etal, docket number 3586 S 1994, I noticed that copies of several filings were inadvertently not included (listed below). Please copy the listed documents and send to us for our records.

- ✓ 1. September 26, 1994, McQuaide & Blasko, by Grant H. Fleming, entry of appearance on behalf of Defendant, Hershey Medical Center
- ✓ 2. October 4, 1994, Affidavit of Service
- ✓ 3. October 6, 1994, Order
- ✓ 4. October 11, 1994, Preliminary Objections of Barnes-Kasson Co. Hospital
- ✓ 5. October 24, 1994, Entry of Appearance by Alan S. Gold & Alan Butkovit for Bryn Mawr Rehab Hospital
- ✓ 6. October 24, 1994, Preliminary Objections of Shamokin Area Community Hospital
- ✓ 7. October 24, 1994, Preliminary Objections of Bryn Mawr Rehab Hospital
- ✓ 8. December 20, 1994, Motion to Consolidate
- ✓ 9. January 6, 1995, Plaintiff's Brief in Support of Motion to Consolidate
- ✓ 10. January 26, 1995, Joinder in Brief

OFFICE OF PROTHONOTARY AND CLERK OF COURTS

WILLIAM A. SHAW

PROTHONOTARY  
AND  
CLERK OF COURT

CLEARFIELD<sup>2</sup> COUNTY



P.O. Box 549  
CLEARFIELD, PENNSYLVANIA 16830  
(814) 765-2641 Ext. 1330

June 22, 2000  
DAVID S. AMMERMAN  
SOLICITOR

JACQUELINE KENDRICK

DEPUTY PROTHONOTARY

✓11. February 13, 1995, Brief of Defendant in Opposition

*Dauphin Clerical error* X2. March 29, 1995, Plaintiff Brief in Response

✓13. February 21, 1997, Order/Scheduling

✓14. May 9, 1997, Verification

✓15. May 9, 1997, Affidavit of Service

✓16. May 19, 1997, Plaintiff's Memorandum of Law

✓17. December 31, 1997, filing – docket says “see Memorandum of Order filed”

✓18. January 20, 1998, Order

✓19. July 23, 1999, Order

✓20. July 23, 1999, Brief in Opposition

✓21. July 23, 1999, Answer of Defendant

✓22. March 30, 2000, Order

Sincerely,

William A. Shaw  
Prothonotary

WAS/brh

# ANGINO & ROVNER, P.C.

---

4503 NORTH FRONT STREET  
HARRISBURG, PA 17110-1708

717/238-6791  
FAX 717/238-5610

WWW.ANGINO-ROVNER.COM  
E-MAIL: JDECINTI@ANGINO-ROVNER.COM

RICHARD C. ANGINO  
NEIL J. ROVNER  
JOSEPH M. MELILLO  
TERRY S. HYMAN  
DAVID L. LUTZ  
MICHAEL E. KOSIK  
RICHARD A. SADLOCK

DAVID S. WISNESKI  
NIJOLE C. OLSON  
MICHAEL J. NAVITSKY  
JOSEPH M. DORIA  
DUANE S. BARRICK  
JAMES DECINTI

June 13, 2000

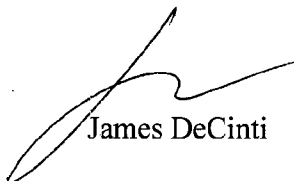
Clearfield County Courthouse  
Prothonotary's Office  
1 North Second Street  
Clearfield, PA 16830

RE: Angino & Rovner, P.C., et al. v. Clearfield Hospital  
Clearfield County No.

Dear Prothonotary:

Enclosed please find a check in the amount of \$69.50 representing the fee to transfer venue of the above referenced case into Clearfield County. Enclosed please find a self addressed stamped envelope. Please forward a receipt for this payment along with the docket number for the above captioned matter. Should you have any questions, please do not hesitate to contact me.

Very truly yours,



James DeCinti

JD/mar

OFFICE OF

# PROTHONOTARY

**Stephen E. Farina**  
Prothonotary



Dauphin County

Front & Market Streets  
Harrisburg, Pa. 17101

(717) 255-2698

July 5, 2000

Hon. William Shaw  
Office of the Prothonotary  
Clearfield County Courthouse  
1 North Second Street  
Clearfield, PA. 16830

Re: Angino & Rovner, P.C. v. Ashland Regional Medical Center, etal.  
Dauphin County docket number : 3586 S 1994

Dear Prothonotary Shaw:

Recently the Honorable Scott A. Evans ordered the Prothonotary of Dauphin County to transfer the case files in three separate class action cases to thirty six counties within the Commonwealth. I wish to apologize for the condition and preparation in which these cases were delivered to the various counties. In an effort to maintain favorable relations with the petitioning counsel, I afforded them the opportunity to copy and prepare the case files themselves, at considerable less expense to them, than if my staff had done the copying and preparation. I was not aware of the fact that they did not prepare the file in a chronological format nor copy the time stamp stating when the various documents were filed, at the time of mailing. I was aware of the fact that none of the pleadings, other than the order directing the transfer and the docket pages, were certified as true and correct copies. This was done in order to expedite the transfer although not in compliance with PaRCP 1006(3).

The case file which was transferred to your county, was transferred to twenty one counties. It has been brought to my attention that several documents were missing in this action. Enclosed are the missing documents. The docket sheets indicate that on March 29, 1995 plaintiff's brief in response to defendants motion to strike was filed. We have determined this to be a clerical error and a duplicate entry of the March 28, 1995 docket entry.

Again, I apologize for the inconvenience I am sure this has caused you and your staff.

Respectfully,

  
Stephen E. Farina

**COURT OF COMMON PLEAS  
DAUPHIN COUNTY CIVIL ACTION  
SUITS 1994**

*copy*

94 - S <u>3586</u>	Entry By Summons ( )
Date of Entry <u>September 9, 1994</u>	Complaint (✓)
Writ of Execution Issued:	Petition ( )
Appearance For:	Appeal ( )
Plaintiff:	Custody ( )
Defendant:	Trespass ( )
	Assumpsit ( )
	Visitation ( )
	Divorce ( )
	Mortgage Foreclosure ( )
	Change of Name ( )
	Ejectment ( )
	Quiet Title ( )
	Appt. of Viewers ( )
	Replevin ( )
	Declaration of Taking ( )
	Forma Pauperis ( )
	Mental Health ( )
	Protective Order ( )
	District Magistrate ( )

ANGINO & ROVNER, P.C., in its  
capacity as a "patient designee"  
and as a representative on behalf  
of all Patient Designees and all  
others similarly situated

vs.

Ashland Regional Medical Center;  
Barnes-Kasson County Hospital;  
Bloomsburg Hospital; Bryn Mawr  
Rehab Hospital; Chambersburg  
Hospital; Clearfield Hospital;  
Community Hospital of Lancaster;  
Delaware County Memorial Hospital;  
Ephrata Community Hospital;  
Evangelical Community Hospital;  
Fulton County Medical Center;  
Geisinger Clinic;  
Geisinger Foundation;  
Geisinger Medical Group/Mill Hall;  
Geisinger Medical Group/State  
College; Geisinger Medical Group/  
bloomsburg; Geisinger Medical  
Group/Bellefonte; Geisinger  
Medical Group/Milton; Good  
Samaritan Hospital; Hershey  
Medical Center; J.C. Blair  
Memorial Hospital; Memorial

	Amount	Forwarded to following page	Amount
Filing Fee		Adm. Fee - Divorce	
Atty. Appearance		Adm. Fee - Custody	
Sheriff's Costs		App't. of Master	
Discontinuance		Cash Bond	
Rule of Reference		Escrow Funds	



Hospital - Everett; Reade Medical Center; Health south Rehab Hospital of Mechanicsburg; Rehab Hospital of York; saint Joseph Hospital; Shamokin Area Community Hospital; Memorial Hospital; York Hospital; Frankford Hospital; Allegheny General Hospital and Children's Hospital of Pittsburgh

✓ ② Sept. 21, 1994 - Barley, Snyder, Senft & Cohen By: James W. Saxton, Esq. and Ann E. Doliner, Esquire enters appearance on behalf of Deft. YORK HOSPITAL.

X ✓ ③ Sept. 26, 1994 - McQuaide, Balsko, Schwartz, Fleming & Faulkner, Inc. By: April L. Chamberlain, Esq. enters appearance on behalf of Deft. Hershey Medical Center.

✓ ④ Sept. 26, 1994 - McQuaide, Balsko, Schwartz, Fleming & Faulkner, Inc. By: April L. Chamberlain, Esq. enters appearance on behalf of Deft. Hershey Medical Center.

✓ ⑤ Sept. 28, 1994 - Marshall, Dunning, Warner, Calomona + Geyser By: Timothy J. Morrison, Esq. enters appearance on behalf of Deft. Healthsouth Rehab Hospital of Mechanicsburg and Rehab Hospital of York, Inc.

✓ ⑥ Sept. 30, 1994 - Post & Schell, P.C. By: Kathleen Chancler, Esq. enters appearance on behalf of Deft. Good Samaritan Hospital.

✓ ⑦ Sept. 30, 1994 - Duane, Morris and Heckscher by Bruce A. Gettling, Esq. enters appearance for Ashland Regional Medical Center on behalf of Defendants: Allegheny General Hospital, Community Hospital, Geisinger Clinic, Geisinger Clinic t/d/b/a Geisinger Medical Group-Mill Hall, Geisinger Clinic t/d/b/a Geisinger Medical Group-State College, Geisinger Clinic t/d/b/a Geisinger Medical Group-Bloomsburg, Geisinger Clinic t/d/b/a Geisinger Medical Group-Bellefonte, Geisinger Clinic t/d/b/a Geisinger Medical Group-Milton Geisinger Foundation and St. Joseph Hospital.

✓ ⑧ Oct. 3, 1994 - Preliminary Objections of Defendant St. Joseph Hospital, filed

\* ✓ ⑨ Oct. 4, 1994 - Affidavit of Service of Deft. Hershey Medical Center's Preliminary Objections, filed

✓ ⑩ Oct. 4, 1994 - Deft. Hershey Medical Center's Preliminary Objections to Gettling Complaint, filed

✓ ⑪ Oct. 5, 1994 - Duane, Morris, Heckscher by: Allen C. Upshaw, Esq. enters appearance on behalf of Deft. Shamokin Area Community Hospital, filed

\* ✓ ⑫ Oct. 6, 1994 - Order, filed (order not signed)

✓ ⑬ Oct. 6, 1994 - Affidavit of Service of Proposed Order, filed

✓ ⑭ October 6, 1994 - Preliminary Objections of Memorial Hospital to Complaint of Argino & Kovner, Filed.

✓ ⑮ October 6, 1994 - Preliminary Objections of Deft. Shamokin Area Community Hospital, filed.

✓ ⑯ October 10, 1994 - Post & Schell, P.C. by: Kathleen Chancler, Esquire enters appearance on behalf of Defendants, Clearfield Hospital, Fulton County Medical Center, Memorial Hospital-Everett and Delaware County Memorial Hospital.

✓ ⑰ October 11, 1994 - Preliminary Objections of Defts Fulton County Medical center, Ephrata Community Hospital, Evangelical Community Hospital and the Chambersburg Hospital, Filed.

- ✓ 18 October 11, 1994 - Monaghan & Gold, P.C. By: Alan S. Fold, Esquire and Alan Butkovitz, Esquire enter appearance on behalf of Deft. Barnes-Kasson County Hospital only.
- \* 19 Octo. 11, 1994 - Preliminary Objections of Barnes-Kasson County Hospital to the Complaint of the Plffs., Filed. (over)
- ✓ 20 October 11, 1994 - Preliminary Objections of Defts. Geisinger Clinic, Geisinger Foundation, Geisinger Clinic T/D/B/A Geisinger Medical group-Mill Hall, Geisinger Clinic T/D/B/A Geisinger Medical group-State College, Geisinger Clinic T/D/B/A Geisinger Medical Group-Bloomsburg, Geisinger Clinic T/D/B/A Geisinger Medical group-Bellefonte and Geisinger Clinic T/D/B/A Geisinger Medical group-Milton, Filed.
- ✓ 21 Oct. 14, 1994 - Complaint, filed.
- ✓ 22 Oct. 17, 1994 - Preliminary Objections of Bloomsburg Hospital to the complaint of the Plffs., filed.
- ✓ 23 October 17, 1994 - Henry, Corcelius, Gates, Gill & Ody By: Peter M. McManamon, Esquire enters appearance on behalf of Deft. J. C. Blair Memorial Hospital.
- ✓ 24 Oct. 20, 1994 - Rank & Schell, P.C. By: Kathleen M. Graner, Esq. enters appearance on behalf of Deft. Community Hospital of Lancaster.
- ✓ 25 Oct. 20, 1994 - Duane, Morris & Heckscher By: Allen C. Warshaw, esquire enters appearance on behalf of Deft. Ashland Regional Medical Center.
- ✓ 26 Oct. 20, 1994 - Duane, Morris & Heckscher By: Allen C. Warshaw, Esquire has withdrawn appearance on behalf of Deft. Community Hospital of Lancaster.
- ✓ 27 Oct. 21, 1994 - Certificate of Service of Entry of Appearance, filed.
- ✓ 28 October 21, 1994 - Barley, Snyder, Senft & Cohen By: Christopher W. Mattson, Esq. has withdrawn appearance on behalf of Deft. Chambersburg Hospital And; Duane, Morris, Heckscher By: Allen C. Warshaw, Esquire enters appearance on behalf of Deft. Chambersburg Hospital.
- \* 29 October 24, 1994 - Monaghan & Gold, P.C. By: Alan S. Gold, Esq. and Alan Butkovitz Esquire enter appearance on behalf of Deft. Bryn mawr Rehab Hospital.
- ✓ 30 Oct. 24, 1994 - Monaghan & Gold, P.C. By: Alan S. Gold, esquire and Alan Butkovitz enter appearance on behalf of Deft., Shamokin Area Community Hospital
- \* 31 Oct. 24, 1994 - Preliminary Objections of Shamokin Area Community Hospital to the Complaint of the Plaintiffs, Filed.
- \* 32 Oct. 24, 1994 - Preliminary Objections of Bryn Mawr Rehab Hospital to the Complaint of the Plffs., Filed.
- ✓ 33 Oct. 25, 1994 - Duane, Morris & Heckscher By: Allen C. Warshaw, Esq. And; Bruce A. Gelting, Esq. enter appearance on behalf of Chambersburg Hospital of Chambersburg.
- ✓ 34 October 28, 1994 - Barley, Snyder, Senft & Cohen By: James W. Saxton, esquire has withdrawn appearance on behalf of Deft. York Hospital And; Duane, Morris, & Heckscher By: Allen C. Warshaw, Esquire and Bruce A. Gelting, Esquire enters appearance on behalf of Deft. York Hospital.
- ✓ 35 Oct. 28, 1994 - Barley, Snyder, Senft & Cohen By: Christopher W. Mattson, Esq. has withdrawn appearance on behalf of Deft. Evangelical Community Hospital And; Duane, Morris & Heckscher By: Allen C. Warshaw, Esquire and Bruce A. Gelting, Es enters appearance on behalf of Deft. Evangelical Community Hospital.
- ✓ 36 Oct. 31, 1994 - Schubert, Bellworn, Mullen & Walheim by James M. Tyler, Esq. enters appearance for Defendant Frankford Hospital, filed.
- ✓ 37 Oct. 31, 1994 - Certificate of Service of Entry of Appearance for Deft. Frankford Hospital.
- ✓ 38 Nov. 7, 1994 - Preliminary Objections to Plff's Amended Complaint, Filed.
- ✓ 39 Nov. 7, 1994 - Preliminary Objections of Barnes-Kasson County Hospital Shamokin

- Area Community Hospital, Bryn Mawr Rehab Hospital, Bloomsburg Hospital and Memorial Hospital to the Amended Complaint of the Plffs., Filed. (Nov. 7, 1994)
- ✓ 40 Nov. 7, 1994 - Deft. Hershey Medical Center's Preliminary Objections to Plffs' amended complaint, Filed.
- ✓ 41 Nov. 7, 1994 - Affidavit of Service of Deft. Hershey Medical center's Preliminary Objections to Plffs' Amended Complaint, Filed.
- ✓ 42 Nov. 7, 1994 - Preliminary Objections to Plaintiff's Amended Complaint of Defendant, Frankford Hospital of City of Philadelphia, filed (Under No. 151).
- ✓ 43 Nov. 7, 1994 - Preliminary Objections of depts. Allegheny General Hospital, Ashland Regional Medical center, Chambersburg Hospital, Children's Hospital of Pittsburgh, Ephrata Community Hospital, Evangelical community Hospital Geisinger Clinic, Geisinger Foundation, Geisinger Clinic T/D/B/ A Geisinger Medical Group/ Mill Hall, Geisinger Geisinger Clinici T/D/B/A Geisinger Medical Group/ Bloomsburg, Geisinger Clinic T/D/B/A Geisinger Medical Group/ Bellefonte, Geisinger Clinic T/D/B/A Geisinger Medical Group/ Milton, saint Joseph Hospital, Shamokin Area Community Hospital and York Hospital to Plffs' Amended Complaint, Filed. (Nov. 7, 1994)
- ✓ 44 Nov. 7, 1994 - Defendants, Healthsouth Rehab Hospital of Mechanicsburg and Rehab Hospital of York's Preliminary Objections to Plffs' amended complaint, Filed. (Nov. 7, 1994)
- ✓ 45 Nov. 8, 1994 - Defts.' Clearfield Hospital, Community Hospital of Lancaster, Delaware County Memorial Hospital, Fulton County Medical Center, Good Samaritan Hospital, and Memorial Hospital - Everett, Preliminary Objections to Plffs' Amended Complaint, Filed. (Nov. 8, 1994)
- ✓ 46 Nov. 16, 1994 - Christopher Mattson, Esquire withdraws appearance on behalf of Defendants, Fulton County Medical Center and Good Samaritan Hospital.
- ✓ 47 Nov. 17, 1994 - Barley, Snyder Seiff & Cohen by Christopher W. Mattson, Esq. withdraws appearance for Deft. Ephrata Community Hospital, filed.
- ✓ 48 Nov. 17, 1994 - Duane, Morris & Heckscher by Allen C. Warshaw & Bruce A. Geltrug, Esqs. enter appearances for Deft. Ephrata Community Hospital, filed.
- ✓ 49 November 23, 1994 - Plaintiffs' Answers to Preliminary Objections of Defendants Clearfield Hospital, Community Hospital of Lancaster, Delaware County Memorial Hospital, Fulton County Medical Center, Good Samaritan Hospital and Memorial Hospital - Everett, filed.
- ✓ 50 November 23, 1994 - Plaintiffs' Answers to Preliminary Objections of Defendant Frankford Hospital, filed.
- ✓ 51 November 23, 1994 - Plaintiffs' Answers to Preliminary Objections of Defendants Barnes-Kasson County Hospital, Shamokin Area Community Hospital, Bryn Mawr Rehab Hospital, Bloomsburg Hospital and Memorial Hospital, filed.
- ✓ 52 November 23, 1994 - Plaintiffs' Answers to Preliminary Objections of Defendant J.C. Blair Memorial Hospital, filed.
- ✓ 53 November 23, 1994 - Plaintiffs' Answers to Preliminary Objections of Defendant Hershey Medical Center, filed.
- ✓ 54 November 23, 1994 - Plaintiffs' Answers to Preliminary Objections of Defendants Allegheny General Hospital, Ashland Regional Medical Center, Chambersburg Hospital, Children's Hospital of Pittsburgh, Ephrata Community Hospital, Evangelical Community Hospital, Geisinger Clinic, Geisinger Foundation, Geisinger Clinic t/d/b/a Geisinger Medical Group/Mill Hall, Geisinger Clinic t/d/b/a Geisinger Medical Group/State College, Geisinger Clinic t/d/b/a Geisinger Medical Group/ Bloomsburg, Geisinger Clinic t/d/b/a Geisinger Medical Group/Bellefonte, Geisinger Clinic t/d/b/a Geisinger Medical Group/Milton, Saint Joseph Hospital, Shamokin Area Community Hospital and York Hospital, filed.

FORWARD TO FOLLOWING PAGE

- 3586-S-94
- ✓ (35) Nov. 30, 1994 - Plffs' answer to Preliminary Objections of depts. Health Research Rehab Hospital of Mechanism and Rehab Hospital of York, filed.
  - ✓ (36) Dec. 7, 1994 - Supplemental brief in support of Preliminary objections of depts. J.C. Blair Memorial Hospital, filed.
  - ✓ (37) Dec. 7, 1994 - Memorandum of law in support of depts. Preliminary Objections, filed.
  - \* (38) Dec. 20, 1994 - Motion to consolidate, filed.
  - \* (39) Jan. 6, 1995 - Plaintiff's Brief in support of Motion to Consolidate, filed.
  - ✓ (40) Jan. 10, 1995 - Stipulated Motion to Continue Plaintiff's Brief in Response to Preliminary Objections, filed.
  - ✓ (41) Jan. 10, 1995 - Upon stipulation of all Counsel, it is hereby Ordered that Plaintiffs' Brief in Response to Preliminary Objections is due on January 13, 1995, but is continued for a period of time equivalent to the period of time from December 13, 1994, until the Court schedules a conference. /S/ Scott A. Evans, Judge. See Order Filed.
  - ✓ (42) Jan. 18, 1995 - Response of Depts. Health Research Rehab Hospital of Mechanism and Rehab Hospital of York to motion to consolidate, filed.
  - ✓ (43) Jan. 24, 1995 - Brief of depts. in opposition to Plffs' motion to consolidate, filed.
  - ✓ (44) Jan. 26, 1995 - Joinder in Brief of depts. in opposition to Plffs' motion to consolidate, filed.
  - ✓ (45) Feb. 3, 1995 - Motion to dismiss certain depts., filed.
  - ✓ (46) Feb. 3, 1995 - Motion to join add'l parties, filed.
  - ✓ (47) Feb. 13, 1995 - Brief of depts. in opposition to Plffs' motion to consolidate, filed.
  - ✓ (48) Feb. 17, 1995 - Depts' motion to strike Plffs' motion to join add'l parties and for depts' reply to such motion, filed.
  - ✓ (49) Feb. 23, 1995 - Plaintiffs' response to depts' Motion to strike Plffs' Motion to Join Additional Parties, Filed.
  - ✓ (50) Feb. 23, 1995 - Plaintiff's Brief in support of motion to dismiss certain Defts., Filed.
  - ✓ (51) Feb. 23, 1995 - Plffs' Brief in support of motion to join additional parties, Filed.
  - ✓ (52) March 21, 1995 - Defendants Brief in response to Plff's motion to join additional parties and in support of Defts' motion to strike Plff's motion, Filed.
  - ✓ (53) March 28, 1995 - Plffs' Brief in response to depts' motion to strike, filed.
  - \* (54) March 29, 1995 - Plffs' brief in response to depts' motion to strike, filed.
  - ✓ (55) April 25, 1995 - Ronald J. Shaffer, Esquire has withdrawn appearance on behalf of Deft. Recordex Services, Inc. And; Law Offices of Nancy D. Wasser By: Leslie M. Gerstein, esquire enters appearance on behalf of Deft. Recordex Services, Inc.
  - ✓ (56) Oct. 6, 1994 - Served Complaint upon Oftr. See Returns filed. So Answered.
  - ✓ (57) Jan. 29, 1997 - Motion for Court to Schedule conference, filed.
  - ✓ (58) Feb. 01, 1997 - Plaintiffs Interrogatories Directed to Defendant Hospitals (set one), filed.

Cont'd

\* (19) Feb 21 1997 - As to all three actions captioned above the matters before this court are hereby scheduled as follows: (See Schedule) ..... Oral Argument on preliminary objections to be heard beginning at 1:00 AM August 12 1997 in Courtroom #2. Plaintiffs' Motion to join additional plaintiffs and additional defendants to docket 3586 S 1994 and Plaintiffs' motion to consolidate all three dockets is deferred pending disposition of preliminary objections. /s/ Scott

A Evans Judge Copies Dist 2/21/97

✓ (80) March 18, 1997 - Blakey, Host, Bupp, & Schausman by: David Wm. Bupp, Esq. Withdraws appearance on behalf of Defs. Memorial Hospital AND Monahan & Hold, P.C. by: Alan S. Hold, Esq. Enters his appearance on behalf of Defs. Memorial Hospital, filed.

✓ (81) April 30, 1997 - Certificate of Service of Plaintiffs Interrogatories Directed to Defendant Hospitals (set one), filed.

✓ (82) May 1, 1997 - Affidavit of Service of Defendant Hershey Medical Center's answer to Plaintiffs Interrogatories (set 1), filed.

\* (83) May 9, 1997 - Verifications, filed

\* (84) May 9, 1997 - Affidavit of Service of Process to Substitute Verifications, filed

\* (85) May 19, 1997 - Pliffs' Memorandum of Law in opposition to Defts' Preliminary Objections, filed.

✓ (86) June 19, 1997 - McQuaide, Blanks, Schwartz, Fleming & Faulkner, Inc. by: Kristen S. Beech, Esq. enters appearance on behalf of Defendant Hershey Medical Center as co-counsel.

✓ (87) June 19, 1997 - Affidavit of Service of Process for Entry of Appearance, filed.

✓ (88) June 30, 1997 - Defendants' Reply to Plaintiffs' Memorandum of Law in Opposition to Preliminary Objections, filed.

✓ (89) June 30, 1997 - Reply Brief, filed.

\* (90) December 31, 1997 - SEE MEMORANDUM ORDER FILED /s/ Scott A. Evans, Judge. Court distributed Copies 12-31-97

\* (91) January 20, 1998 - Upon consideration of Defendants' Application For Amendment Of This Court's Interlocutory Order Dated December 31, 1997 Such as to Allow Defendants to Seek Permission to Appeal From That Order, said Application is granted and this Court's Order of December 31, 1997, shall be and is amended to include the following language at the conclusion of said Order: "It is this Court's opinion that this order involves a controlling question of law as to which there is substantial ground for difference of opinion and that an immediate appeal from the order may materially advance the ultimate termination of the matter." /s/ Scott A. Evans, Judge. See ORDER filed. Copy to Atty. 1-21-98.

✓ (92) January 20, 1998 - Upon consideration of Defendants' Motion for a Stay, said Motion is granted and all proceedings in this action shall be and are stayed pending this Court's resolution of defendants' Motion To Amend This Court's Interlocutory Order Dated December 31, 1997, Such as to Allow Defendants to Seek Permission to Appeal From That Order and, if that Motion is granted, Superior Court's resolution of defendants' Petition for Permission To Appeal. /s/ Scott A. Evans, Judge. See ORDER filed. Copy to Atty. 1-21-98.

✓ (93) March 18, 1998 - The Court hereby DENIES the Petitions for Permission to appeal. See PER CURIAM ORDER from the Superior Court of PA.

FORWARD TO FOLLOWING PAGE

3586-S-1994

- ✓ (94) APR. 13, 1998- DEFENDANT HERSHEY MEDICAL CENTER'S ANSWER WITH NEW MATTER TO PLAINTIFFS' AMENDED COMPLAINT, FILED
- ✓ (95) APR. 29, 1998- PLAINTIFFS' REPLY TO THE NEW MATTER, FILED
- ✓ (96) January 26, 1999 - The above matter is hereby scheduled for a status conference in chambers on February 24, 1999 at 9:30 a.m. /s/ Scott A. Evans, J., See ORDER filed. Dist. by court 1/27/99.
- ✓ (97) January 26, 1999- The above matter is hereby scheduled for a status conference in chambers on May 24, 1999 at 9:30 a.m. /s/ Scott A. Evans, Judge. See ORDER file Copies Dist. by Court 2-24-99. Filed 2-24-99.
- ✓ (98) MAY 10, 1999- AFFIDAVIT OF SERVICE OF DEFENDANT THE MILTON S. HERSHEY MEDICAL CENTER'S OBJECTIONS TO PLAINTIFFS' INTERROGATORIES TO DEFENDANTS SET 2 AND OBJECTIONS TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS SET 2, FILED
- ✓ (99) JUNE 24, 1999- PLAINTIFFS' MOTION TO COMPEL DISCOVERY, FILED
- ✓ (100) JULY 1, 1999- BRIEF OF DEFENDANTS, BARNES-KASSON COUNTY HOSPITAL, BRYN MAWR REHAB HOSPITAL, MEMORIAL HOSPITAL AND BLOOMSBURG HOSPITAL, IN SUPPORT OF THEIR OBJECTIONS TO THE PLAINTIFFS' INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS RELATING TO VENUE, FILED
- ✓ (101) JULY 1, 1999- BRIEF IN SUPPORT OF DEFENDANTS OBJECTIONS TO DISCOVERY, FILED
- ✓ (102) July 2, 1999- Answer of Defendants Barnes-Kasson County Hospital, Bryn Mawr Rehab Hospital, Memorial Hospital and Bloomsburg Hospital, in Opposition to Plaintiffs Motion to Compel Discovery, Filed
- ✓ (103) JULY 9, 1999- BRIEF IN SUPPORT OF PLAINTIFFS' MOTION TO COMPEL DISCOVERY WITH REGARD TO VENUE, FILED
- \* (104) JULY 23, 1999- ORDER, FILED NOT SIGNED
- \* (105) JULY 23, 1999- BRIEF IN OPPOSITION TO PLAINTIFFS' MOTION TO COMPEL DISCOVERY, FILED
- \* (106) JULY 23, 1999- ANSWER OF DEFENDANTS, GOOD SAMARITAN HOSPITAL, CLEARFIELD HOSPITAL, COMMUNITY HOSPITAL OF LANCASTER, DELAWARE COUNTY MEMORIAL HOSPITAL, FULTON COUNTY MEDICAL CENTER, AND MEMORIAL HOSPITAL IN OPPOSITION TO PLAINTIFFS' MOTION TO COMPEL DISCOVERY, FILED
- ✓ (107) FEB. 29, 2000- PLAINTIFFS' BRIEF IN SUPPORT OF THEIR MOTION TO TRANSFER VENUE, FILED
- \* (108) MARCH 30, 2000 - ORDER, FILED
- ✓ (109) May 15, 2000- Pursuant to Plaintiffs' Motion to Transfer Venue pursuant to Pa. R. Civ.P.1006(d)(1) it is hereby ORDERED that this action shall be transferred as follows: 1) To the Court of Common Pleas of Union County, Pennsylvania as to Defendant Evangelical Community Hospital; 2) To the Court of Common Pleas of Susquehanna County, Pennsylvania as to Defendants Barnes-Kasson County Hospital; 3) To the Court of Common Pleas of Schuylkill County, Pennsylvania as to Defendant Ashland Regional Medical Center; 4) To the Court of Common Pleas of Lebanon County, Pennsylvania as to Defendant Good Samaritan Hospital; 5) To the Court of Common Pleas of Huntingdon County, Pennsylvania as to Defendant J.C. Blair Memorial Hospital; 6) To the Court of Common Pleas of Fulton County, Pennsylvania as to Defendant Fulton County, Pennsylvania Medical Center; 7) To the Court of Common Pleas of Franklin County, Pennsylvania as to Defendant Chambersburg Hospital; 8) To the Court of Common Pleas of Delaware County, Pennsylvania as to Defendant Delaware County Memorial Hospital; 9) To

Court of Common Pleas of Clinton County, Pennsylvania as to Defendant Geisinger Medical Group-Mill Hall; 10) To the Court of Common Pleas of Clearfield County, Pennsylvania as to Defendant Clearfield Hospital; 11) To the Court of Common Pleas of Chester County, Pennsylvania as to Defendant Bryn Mawr Rehab Hospital; 12) To the Court of Common Pleas of Bedford County, Pennsylvania as to Defendant Memorial Hospital-Everett; 13) To the Court of Common Pleas of Columbia County, Pennsylvania as to Defendants Geisinger Medical Group-Bloomsburg and Bloomsburg Hospital; 14) To the Court of Common Pleas of Northumberland County, Pennsylvania as to Defendants Geisinger Medical Group-Milton and The Shamokin Area Community Hospital; 15) To the Court of Common Pleas of York County, Pennsylvania as to Defendants York Hospital; Rehab Hospital of York and Memorial Hospital; 16) To the Court of Common Pleas of Allegheny County, Pennsylvania as to Defendants Allegheny General Hospital and Children's Hospital of Pittsburgh; 17) To the Court of Common Pleas of Berks County, Pennsylvania as to Defendant St. Joseph's Hospital; 18) To the Court of Common Pleas of Centre County, Pennsylvania as to Defendants Geisinger Medical Group-Bellefonte, and Geisinger Medical Group- State College; 19) To the Court of Common Pleas of Lancaster County, Pennsylvania as to Defendant Ephrata Community Hospital; 20) To the Court of Common Pleas of Montour County, Pennsylvania as to Defendants Geisinger Clinic and Geisinger Foundation; and 21) To the Court of Common Pleas of Philadelphia County, Pennsylvania as to Defendant Frankford Hospital.

This Court shall retain jurisdiction over this matter as it pertains to Defendant Hershey Medical Center. /s/ Scott A. Evans, Judge. See ORDER filed. Copies Distributed by Court 5-17-00.

100 May 23, 2000- The Prothonotary of Dauphin County is hereby directed to transfer the above-captioned matter pursuant to the Order of this Court dated May 15, 2000 /s/ Scott A. Evans, Judge. See ORDER filed. Copies mailed 5-26-00.

need

- #3- Sept. 26, 1994, McQuaide & Blasko, by: Grant H. Fleming, entry of appearance on behalf of Def. Hershey Medical Center
- #9- Oct. 4, 1994 Affidavit of Service
- #12- <sup>Oct. 11, 1994</sup> Pre. Obj. of Barnes-Kasson Co. Hospital
- #29- Oct. 24, 1994- entry of appearance by Alan S. Gold & Alan Butkovit for Bryn Mawr Rehab Hospital
- #31- Oct. 24, 1994 Pre. Obj. of Shamokin Area Community Hospital
- #32- Oct. 24, 1994 Pre. Obj. of Bryn Mawr Rehab Hospital
- #58- Dec. 20, 1994, Motion to Consolidate
- #59- January 6, 1995- Plaintiff's Brief in Support of Motion to Consolidate
- #64- Jan. 26, 1995- Joinder in Brief
- #67- Feb. 13, 1995- Brief of Def. in Opposition
- #74- March 29, 1995- Plaintiff Brief in Response
- #79- <sup>Feb. 21, 1997</sup> Order/Scheduling
- #83- May 9, 1997- Verification
- #84- <sup>May 9, 1997</sup> Affidavit of Service
- #85- May 19, 1997, Plff's Memorandum of Law
- #90- Dec. 31, 1997- (see Memorandum Order filed)
- #91- Jan. 20, 1998- Order
- #104- <sup>March 30, 2000</sup> July 23, 1999- Brief in Opposition
- #105- July 23, 1999- Answer of Def.
- #106- <sup>March 30, 2000</sup> Order
- #108- Order

#12 & #104



June 21, 2000

IN RE: Filings of 3586 S 1994

Stephen E. Farina  
Office of the Prothonotary  
Front & Market Streets  
Harrisburg, PA 17101

Dear Stephen E. Farina,

Upon receipt of the transferred case of Angino & Rovner, P.C. etal v. Ashland Regional Medical Center etal, docket number 3586 S 1994, I noticed that copies of several filings were inadvertently not included (listed below). Please copy the listed documents and send to us for our records.

1. September 26, 1994, McQuaide & Blasko, by Grant H. Fleming, entry of appearance on behalf of Defendant, Hershey Medical Center
2. October 4, 1994, Affidavit of Service
3. October 6, 1994, Order
4. October 11, 1994, Preliminary Objections of Barnes-Kasson Co. Hospital
5. October 24, 1994, Entry of Appearance by Alan S. Gold & Alan Butkovit for Bryn Mawr Rehab Hospital
6. October 24, 1994, Preliminary Objections of Shamokin Area Community Hospital
7. October 24, 1994, Preliminary Objections of Bryn Mawr Rehab Hospital
8. December 20, 1994, Motion to Consolidate
9. January 6, 1995, Plaintiff's Brief in Support of Motion to Consolidate
10. January 26, 1995, Joinder in Brief
11. February 13, 1995, Brief of Defendant in Opposition

12. March 29, 1995, Plaintiff Brief in Response
13. February 21, 1997, Order/Scheduling
14. May 9, 1997, Verification
15. May 9, 1997, Affidavit of Service
16. May 19, 1997, Plaintiff's Memorandum of Law
17. December 31, 1997, filing – docket says “see Memorandum of Order filed”
18. January 20, 1998, Order
19. July 23, 1999, Order
20. July 23, 1999, Brief in Opposition
21. July 23, 1999, Answer of Defendant
22. March 30, 2000, Order

Sincerely,

William A. Shaw  
Prothonotary

WAS/brh