

IN THE MATTER OF AN ARBITRATION PROCEEDINGS
UNDER THE CLASS PROCEEDINGS ACT, 1992

BETWEEN:

JAMIE SMITH, ALANA DALTON, JAMIE McDONALD
and IRENE SALES INC., OPERATING AS
THE HARTLEY HOUSE

Plaintiffs

- and -

THE CORPORATION OF THE MUNICIPALITY OF
BROCKTON, THE BRUCE-GREY OWEN SOUND
HEALTH UNIT, STAN KOEBEL,
THE WALKERTON PUBLIC UTILITIES COMMISSION and
HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO

Defendants

- and -

IAN D. WILSON ASSOCIATES LIMITED,
DAVIDSON WELL DRILLING LIMITED EARTH TECH (CANADA) INC.,
CONESTOGA-ROVERS & ASSOCIATES LIMITED,
B.M. ROSS AND ASSOCIATES LIMITED,
GAP ENVIROMICROBIAL SERVICES INC.,
A & L CANADA LABORATORIES EAST, INC.,
DAVID BIESENTHAL and CAROLYN BIESENTHAL

Third Parties

Heard: July 30, 2003

Counsel:

Claimant in Person

Dan Fife - for The Plan Administrator, Crawford Adjusters Canada

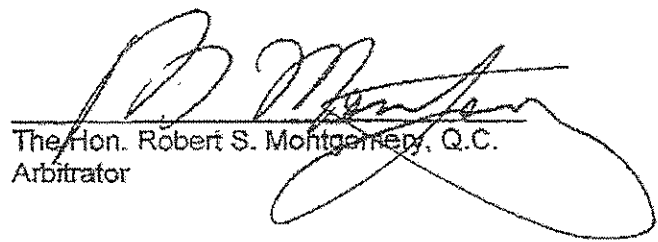
DECISION

This arbitration involves claimant [REDACTED]

Mr. [REDACTED] claims a *Family Law Act* loss because of an illness of approximately six days sustained by his wife.

This claim is *de minimis* and I do not believe it to be compensable. The claim is regrettably dismissed

Dated at Toronto, this 12th day of August 2003.


The Hon. Robert S. Montgomery, Q.C.
Arbitrator