

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

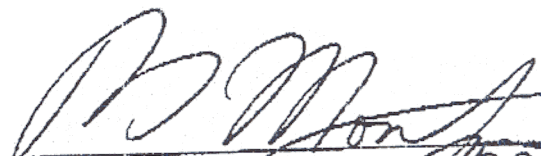
This arbitration involves claimant [REDACTED]

Mr. [REDACTED] claim, denied by the Administrator, is for the sum of \$920.17 for replacement of the springs in his car. Apparently, it was necessary because of the water problem to replace certain water pipes in town. While driving over the rut-covered road subjected to replacement piping, the claimant's car sustained damage springs which were replaced.

conclude that this claim is too remote to come within the Walkerton Plan.

The claim is regrettably dismissed.

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


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