

February 5,2007

Claim No.20923  
Claim of Mark Scott Ciriello

PLAINTIFFS ADDITIONAL TESTIMONY

---

The plaintiff respectfully requests a trial to bring out the facts of this case properly. The plaintiff suffers mentally, from the landscaping, in so many ways, it is a shame that the plaintiff has to bear this out without any help from the State. The plaintiff began researching the effects of landscaping back in 1986 because the plaintiff knew the landscaping profession was wrong. It is now 21-years later, from 1986 when researching began, and based on determinations made while researching landscaping there is a very serious problem in landscaping. The first problem is landscaping looks blighted, or like an eye soar, and that affects the plaintiff mentally. If people or myself are testifying that landscaping looks blighted in 2007, what is going to happen in ten or twenty years, are we all going to say, we had a beautiful State one day, then landscaping ruined it. Properties look better without any landscaping, if you're going to cause effects, so the State must learn how to landscape without causing effects.

The second problem is landscaping shrubbery, and flowers cause a gaseous reaction in the atmosphere, and that is said briefly, I will get more into the gaseous reaction caused by landscaping shrubbery, and flowers in a trial.

The third problem is that gaseous reaction from landscaping shrubbery, and flowers has been determined to cause tree death that started about 1983-2007, and that is said briefly, I will get more into tree death caused by landscaping shrubbery, and flowers in a trial.

Mark Scott Ciriello  
54 New Haven Av.  
Waterbury, Ct. 06708  
(203) 597-8382

