

STATE OF CONNECTICUT  
CONNECTICUT SITING COUNCIL

IN RE:  
APPLICATION OF HOMELAND TOWERS, LLC  
AND NEW CINGULAR WIRELESS PCS, LLC d/b/a  
AT&T FOR A CERTIFICATE OF  
ENVIRONMENTAL COMPATIBILITY AND  
PUBLIC NEED FOR THE CONSTRUCTION,  
MAINTENANCE, AND OPERATION OF A  
TELECOMMUNICATIONS FACILITY AT 183  
SOUNDVIEW LANE, TOWN OF NEW CANAAN,  
CONNECTICUT  
DOCKET NO. 487

**WITNESS LIST AND EXHIBITS**

Hugh Wiley, a party to these proceedings, and Joe Sweeney and Steven Sosnick, intervenors hereby identify Hugh Wiley, Joe Sweeney, Steven Sosnick and Garrett Camporine as witnesses.

Hugh Wiley will testify regarding his residence at 173 Soundview Lane, the proximity of his residence to the proposed compound and tower, the visibility of the proposed tower from his residence, the negative visual impact of the proposed tower, the adverse impact of the proposed tower on the natural and rural character of the neighborhood, the adverse impact of the proposed tower on the market value of his residence, discussions he has had with New Canaan realtors regarding the adverse impact of the proposed tower on the value of his property, and the superiority of 1160 Smith Ridge Road as a site for the proposed cell tower and the interest of the owner of the property in selling the property or entering into a lease. He will offer Exhibits 1,2, and 3 ( photographs taken from different locations on his property in the direction of the proposed tower), Exhibit 4, which is a photograph of a Homeland crane protruding above the treetops, Exhibits 5, 6, 8, 8 and 9 (photographs of other nearby residences on Soundview Lane), Exhibit 10, which is an April 8, 2020 letter sent to counsel for New Cingular Wireless, PCS, suggesting 1160 Smith Ridge Road as an alternative location, and Exhibit 11, which is a letter from Homeland to the owner of 1160 Smith Ridge Road proposing a lease.

Joe Sweeney will testify regarding his residence at 155 Soundview Lane, the proximity of his residence to the proposed compound and tower, the visibility of the proposed tower from his residence, the negative visual impact of the proposed tower, the adverse impact of the proposed tower on the natural and rural character of the neighborhood, the adverse impact of the proposed tower on the market value of his residence, discussions he has had with New Canaan realtors regarding the adverse impact of the proposed tower on the value of his property, the position of the New Canaan Board of Selectman and New Canaan Planning & Zoning Commission regarding the need for conformance with the Town's regulations, the fact that the proposal does not conform to the Town's zoning regulations, and statements made by the Town's First Selectman regarding the adequacy of cellular coverage in the Laurel Road/Soundview Lane area from the cellular tower in Vista, New York. He will offer Exhibit 1, which is a photograph of his home, Exhibits 2 and 3 (photographs in the direction of the proposed tower from his front yard and bedroom window), and Exhibits 4,5, and 6 (photographs of the proposed site in winter).

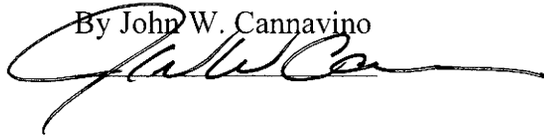
Steve Sosnick will testify regarding his residence at 144 Soundview Lane, the proximity of his residence to the proposed compound and tower, the visibility of the proposed tower from his residence, the negative visual impact of the proposed tower, the adverse impact of the proposed tower on the natural and rural character of the neighborhood, the adverse impact of the proposed tower on the market value of his residence, the field tests of cellular coverage he conducted using the field test function on his cellular phone and the adequacy of cellular coverage on Soundview Lane. He will offer as Exhibit 1, a photograph taken in the direction of the proposed tower from the master bedroom window.

Garrett Camporine will testify regarding the property he owns at 1160 Smith Ridge Road in New Canaan, the attributes of his property including those that make it a superior alternative location for a cell tower, the proximity of his property to large tracts of neighboring vacant property, his willingness to have a cellular tower on his property, his interest in a sale or lease of his property, and discussions that he has had with Homeland regarding a possible sale or lease. He will offer Exhibit 1, which is a letter dated April 8, 2020 to counsel for New Cingular Wireless PCS, and Exhibit 2 which is a letter to him from Homeland Towers.

Hugh Wiley  
Joseph Sweeney  
Steven Sosnick

By Cummings & Lockwood  
Six Landmark  
Stamford, CT 06901  
Their Attorneys

By John W. Cannavino

A handwritten signature in black ink, appearing to read "John W. Cannavino", written over a horizontal line.

I hereby certify that on this day the foregoing was sent electronically to the Connecticut Siting Council and the service list below.

July 2, 2020

  
John W. Cannavino  
Cummings & Lockwood

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