

(d) order the counterdefendant pay to counter-plaintiffs an amount equal to the loss in value of their property caused by counterdefendants' conduct; and

(e) order such further and additional relief as the Court deems just and proper, including the assessment of costs.

COUNT II
(Assault)

6. In April or May 1983, while John Eaton was sawing wood on his property with a chain saw, defendant Audrey L. DeMarais, trespassed on defendants' property and in a wild and highly excited state ran towards John Eaton yelling and waving her arms at him with the intent of doing bodily harm to Eaton or creating in Eaton the fear of bodily harm.

7. Upon seeing Audrey DeMarais, John Eaton immediately became fearful that she would cause him bodily harm.

8. Audrey DeMarais had the apparent ability to cause bodily harm to John Eaton by virtue of the dangerous activity that he was engaged in at the time and his uncertainty as to her mental state and whether she had a weapon.

9. As a direct and proximate result of the conduct described above, counterplaintiff suffered mental anguish.

WHEREFORE, counterplaintiff, John Eaton, prays that the Court:

(a) find that Audrey L. DeMarais has assaulted John Eaton;