



TREMONT SHELDON P.C.

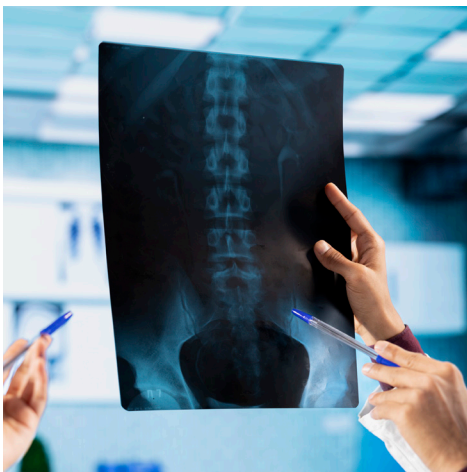
SPRING 2026

\$1 Million Settlement in Nail Salon Burn Case



the incident because she dropped the water on herself due to her prior medical history of seizures. After years of intense litigation and discovery, Tremont Sheldon P.C. was able to demonstrate that the salon was responsible for our client's injuries and damages because it did not properly train and supervise the nail technician, who had significant difficulty communicating with customers at the salon. Jason and Tim ultimately secured a \$1 million settlement for her burn injuries, which also encompassed a loss of consortium claim filed on behalf of her spouse.

Attorneys Jason Tremont and Tim Ramsey represented a woman who was seriously injured while getting a pedicure at her local nail salon. During the pedicure, the woman suffered from a seizure or fainting episode and asked her nail technician for a cup of water. However, the nail technician provided the woman with scalding water instead of the cold water that she requested, which she ultimately dropped on herself. The insurance company denied responsibility for the incident and refused to make a settlement offer prior to the filing of a lawsuit. In fact, the insurance company blamed our client for her injuries, claiming that she was responsible for



The "Eggshell Plaintiff"

Jason Tremont represented an 81-year-old woman with significant prior history of spinal injuries including numerous lumbar surgeries, multi-level fusions, neck surgeries and over 120 lumbar epidural injections to attempt to ease her pain. Approximately one month before being struck in a car accident, she had a spinal cord stimulator implanted. After the car accident, her low back condition was aggravated. She also began having left shoulder pain six months after the accident, which resulted in surgery. Initially, the insurance company for the driver that struck her said they were not responsible for the injuries because of the substantial back problems she had before the collision and would have continued to need treatment regardless of the car accident. However, Jason was able to show that the other

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Eggshell Plaintiff continued from page 1

side was in fact responsible for the increase in her symptoms and complaints because of the accident under the doctrine of "take the victim as you find them". The fact that she had a fragile back before the accident means the at-fault insurance company is responsible for damages even if greater or having more effect because of her existing condition. This case was settled at mediation for \$565,000.



A recent NY Post article, "Blowhard ChatGPT bot posed as lawyer, convinced woman to fire her real attorney — while citing phony 'case law': suit", highlights the dangers of AI in legal situations and beyond.

The Chat Bot convinced the woman to fire her real attorney citing phony case law. Ultimately the woman did fire her attorney per the persuasion of AI, and her case was thrown out. There have now been hundreds of stories relating to AI giving incorrect legal information or fabricating information whether to clients or attorneys. Many attorneys throughout the United States have been sanctioned for using AI to help write legal opinions citing fabricated cases or untrue case law.

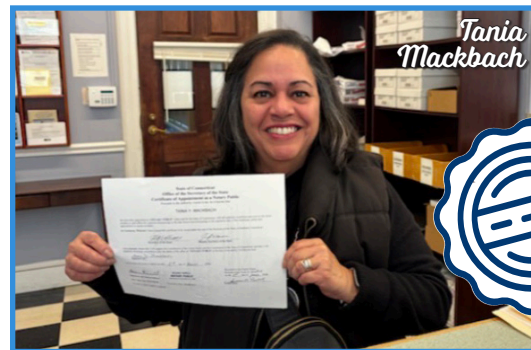
When you feed questions or information into the AI a certain way it will interpret the results with your preference in mind and may not look at the entire scope of the case. The AI is only as good as the information it has access to and does not have access to all judicial records and statutes in Connecticut, therefore answering with incomplete information. Further, many case results and outcomes, in personal injury cases are not disclosed or are confidential, again skewing answers.

If you do use AI, do so with caution and don't assume everything ChatGPT or Gemini or another AI Bot tells you is 100% true.



Rear-End Collision Yields Full Insurance Policy

Tremont Sheldon P.C. successfully recovered \$75,000 in a motor vehicle collision case in which our client was struck from behind by another vehicle. As a result of the collision, the plaintiff suffered injuries to his back as well as his lip, which required stitches. After the insurance company submitted a low-ball offer, Attorney Tim Ramsey filed a lawsuit. After a pretrial settlement conference with the Court, the insurance company agreed to settle the case for its full value of \$75,000.



CONGRATULATIONS!

Congratulations to Tania Mackbach for obtaining her Notary Public certificate.

Tania is a bilingual legal assistant to Attorney Frank Bailey and has been part of the Tremont Sheldon family for almost 5 years. We are happy to offer our client services to make their experience as easy as possible at Tremont Sheldon.



18 Times Initial Offer for Dog Bite

Our client, Sheila, was visiting her friend and was viciously attacked by the homeowner's dog (appropriately named "Snappy"). Although the homeowner admitted that Snappy was her dog and that she knew that he had bitten other people in the past, her insurer only offered \$6,000. Attorney Frank Bailey filed suit and the case was resolved by mediation for \$105,000.





“Waved On” Car Accident Resolves for Full Insurance Policy



Motor vehicle accidents often occur when a driver is “waved on” by the operator of a non-contact vehicle. Our client, was unfortunately injured in such a collision in October, 2024 in Shelton, Connecticut, when the driver’s side of his vehicle was struck by another vehicle, whose driver claimed that she had been “waved on” by the operator of a third vehicle. There was considerable property damage to both vehicles. Our client was taken from the scene by ambulance to a local hospital, where he was treated for neck, upper back and left shoulder pain. A subsequent MRI revealed a complete rotator cuff tear in his left shoulder, for which he had successfully undergone previous rotator cuff repair. A local orthopedic surgeon recommended that he undergo additional revision shoulder surgery, which in his opinion was causally related to the “wave on” accident. Bob Sheldon successfully resolved the case for the insurance policy limit of \$100,000.

At Tremont Sheldon you have an entire team supporting you.

April 22nd is officially admin professional day. The team has been together 5 years with some of us working together almost 20 years.

Special thanks to Amy, Patti, Andrea, Jen, Tania, & Gabriella.



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For questions or to be
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CONGRATULATIONS TO PARALEGAL AMY CODDINGTON for celebrating 25 years at Tremont Sheldon!



Amy joined us in 2001 before there was e-filing, iPhones, and Facebook. Amy is an integral part of the team working with clients and our attorneys. Her attention to detail is always appreciated as well as her care and compassion for clients.



TREMONT SHELDON P.C.
EXPERIENCE • COMPASSION • RESULTS

AREAS OF PRACTICE

All Personal Injury Claims Including:

- Car/Motorcycle Accidents • Child Sexual Abuse • Medical Malpractice
- Falls • Dog Bites • Workers' Compensation

For a complete list, please visit our website.

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