

# CITY OF MILWAUKEE

Form CA-43

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City Attorney

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CITY OF MILWAUKEE  
2002 NOV 18 AM 10:40  
RONALD D. LEONHARDT  
CITY CLERK

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286  
22  
21

October 25, 2002

Charles J. Wells  
3258 North 22nd Street  
Milwaukee, WI 53206

RE: C.I. File No.: 02-V-147

Dear Mr. Wells:

This office is in receipt of your claim in the amount of \$250.00, relating to damage sustained to your property on August 5, 2002 when you allege that a City garbage truck hit it while picking up garbage in the alley behind 3258 North 22<sup>nd</sup> Street.

Our investigation reveals that the Fleet Accident Report completed as a result of this alleged incident notes that the driver of the skid loader indicates that he did not work in your alley. Therefore, in the absence of evidence to the contrary, the City must take credence in the testimony of the driver and not accept liability. Accordingly, we are denying your claim.

If you wish to appeal this decision, you may do so by sending a letter within 21 days of the receipt of this letter to the Milwaukee City Clerk, 200 East Wells Street, Room 205, Milwaukee, Wisconsin 53202, requesting a hearing.

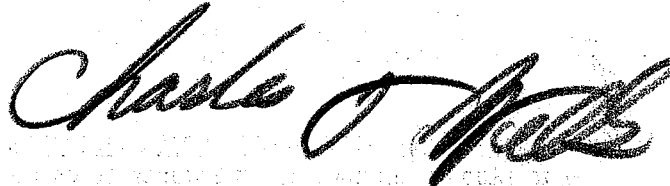
Very truly yours,

  
GRANT F. LANGLEY  
City Attorney

*Steven M. Carini*  
STEVEN M. CARINI  
Investigator Adjuster

SMC:beg  
1030-2002-3006:59387

I wish to  
Appeal.



CITY OF MILWAUKEE  
RECEIVED  
02 NOV 18 10:38  
OFFICE OF THE CITY ATTORNEY

Charles J Wells tel # 429-1529  
3258 ~ 22nd St 414-803-4340  
3258 ~ 22nd St 53206

To Whom It May Concern

On the morning of Aug-5-02  
I left the house. I noticed that  
some trash had not been picked up,  
That was in front of the Garage.  
Upon returning to the house I  
noticed that the garbage or trash  
had been picked up. The City  
vehicles were in the area.

There was a rather large Dent  
in the Garage door that was  
not there before the trash  
was picked up. This happened  
once time before on another  
special pick-up. On the first  
time a Hole was smashed in  
the wooden part of the garage  
at about the same ~~Height~~ Height  
of the Dent. It was probably  
did with the small ball dozer  
or fork like that's used. I called the Dept  
of Sanitation and reported the  
incident, And they came out to  
take pictures and take a statement.  
I took a picture of the first  
damage and sent it into the  
City Clerk. I'm trying to get  
reimbursed for at least the  
damage to the door. *Charles J Wells*

CITY OF MILWAUKEE

02-SEP-26 AM 10:46

RONALD L. LEONHARDT  
CITY CLERK

CITY OF MILWAUKEE  
RECEIVED

'02 SEP 27 AM 9:40

OFFICE OF  
CITY ATTORNEY

or fork like

No. \_\_\_\_\_

RECEIVED FROM

(Estimate Fee)

DATE

9-24-02

Charles Wells 275.00 For  
Repair of Garage door #1 325.80 22nd

AMOUNT \$ 600.80

DOLLARS

SIGNATURE

*Matthew King*

IMPRESSIONS

FORM 18250

**893.80 Claims against governmental bodies or officers, agents or employes; notice of injury; limitation of damages and suits. (1) Except as provided in subs. (1g), (1m), (1p) and (8), no action may be brought or maintained against any volunteer fire company organized under ch. 213, political corporation, governmental subdivision or agency thereof nor against any officer, official, agent or employe of the corporation, subdivision or agency for acts done in their official capacity or in the course of their agency or employment upon a claim or cause of action unless:**

(a) Within 120 days after the happening of the event giving rise to the claim, written notice of the circumstances of the claim signed by the party, agent or attorney is served on the volunteer fire company, political corporation, governmental subdivision or agency and on the officer, official, agent or employe under s. 801.11. Failure to give the requisite notice shall not bar action on the claim if the fire company, corporation, subdivision or agency had actual notice of the claim and the claimant shows to the satisfaction of the court that the delay or failure to give the requisite notice has not been prejudicial to the defendant fire company, corporation, subdivision or agency or to the defendant officer, official, agent or employe; and

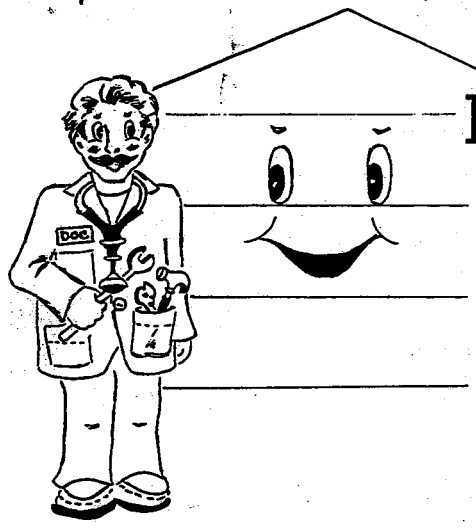
(b) A claim containing the address of the claimant and an itemized statement of the relief sought is presented to the appropriate clerk or person who performs the duties of a clerk or secretary for the defendant fire company, corporation, subdivision or agency and the claim is disallowed.

**To File A CLAIM with The **CITY OF MILWAUKEE**:**

**You will need the following information**

**DATE of Incident** Aug - 5 - 02

**"City" Vehicle Number** 50112



# DOOR DOCTOR

3718 E. Plankinton Avenue  
Cudahy, Wisconsin 53110

**481-2826**

**762-2826**

Duane Balcerowski "Dr. Door"

- Insurance Claim Specialists
- Garage Doors Repaired or Replaced
- Springs, Cables, Rollers, Etc.
- Prompt Professional Service

WORK FOR: CHARLES WELLS

WORK AT: 3258 N. 22

DATE: 9.19.02	INSTALLER: REPAIRMAN: DB	CUSTOMER PHONE NO: 803.4340	JOB NAME:
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8X7 21" Ribed Steel Sect - - - 25000

TERMS:

CASH

CHECK

ACCT.

DATE: \_\_\_\_\_ AMT. OF ACCT. \_\_\_\_\_

CUSTOMER SIGNATURE AUTHORIZING WORK TO BE PERFORMED ON ACCOUNT AND ALSO IS AWARE OF ANY COMMENTS WRITTEN ON THIS RECEIPT BY THE REPAIRMAN.

UPON COMPLETION TOTAL AMOUNT DUE \$ 25000

FINANCE CHARGE 1.5% PER MONTH 18% PER YEAR ON BALANCE DUE OVER 30 DAYS.  
A \$20 FEE WILL BE CHARGED FOR ALL RETURNED CHECKS

**GARAGE DOOR & OPENER REPAIR WARRANTY:** We guarantee only those materials which are furnished and installed by our company will work satisfactorily for period of: one year on materials furnished and 90 days on all labor under normal use and conditions. EXCEPT: NO WARRANTY on Electrical Replacement Parts.

**GARAGE DOOR & OPENER NEW INSTALLATION WARRANTY:** 90 days labor and all manufacturers warranty's shall apply, under normal use and conditions.

**THE DOOR DOCTOR,** shall not be liable for any loss or damage either direct or indirect, incidental or consequential arising out of the use or installation of its garage doors, garage door openers or radio controls said being either repaired or replaced with new.