



City of Milwaukee

City Hall
200 East Wells Street
Milwaukee, WI 53202

Meeting Agenda JUDICIARY & LEGISLATION COMMITTEE

ALD. ASHANTI HAMILTON, CHAIR

Ald. Terry Witkowski, Vice-Chair

Ald. James Bohl, Jr., Ald. Joe Davis, Sr., and Ald. Robert Donovan

Staff Assistant, Linda Elmer, (414) 286-2232

Fax: (414) 286-3456, E-mail: lelmer@milwaukee.gov

Monday, June 29, 2009

1:30 PM

Room 301-B, City Hall

The Judiciary and Legislation Committee may convene into closed session at 1:30 P.M. on Monday, June 29, 2009 in Room 301-B, City Hall, 200 E. Wells St., Milwaukee, Wisconsin, pursuant to s. 19.85(1)(g), Wis. Stats., for the purpose of conferring with the City Attorney who is rendering advice with respect to Item #1...Resolution authorizing settlement of the claim of Angel Marie Alderman, specifically, Angel Marie Alderman v. City of Milwaukee, et al.; and to confer with legal counsel who will render oral or written advice concerning strategy to be adopted by the city in the case captioned Metropolitan Milwaukee Association of Commerce, Inc. v. City of Milwaukee and 9 to 5 National Association of Working Women, Milwaukee Chapter, Case No. 08CV 018220, and then will go into open session for the regular agenda.

1. [090203](#) Resolution authorizing settlement of the claim of Angel Marie Alderman, specifically, Angel Marie Alderman v. City of Milwaukee, et al.

Sponsors: THE CHAIR

Attachments: [Fiscal Note](#)
 [Cover Letter](#)
 [Hearing Notice List](#)

2:00 P.M.

2. [090209](#) Resolution to cancel real estate taxes levied against certain parcels bearing various key numbers on the 2008 tax rolls, plus interest applicable to date of repayment, if appropriate.

Sponsors: THE CHAIR

Attachments: [Fiscal Note](#)
 [Cover Letter](#)
 [Table of Assessments](#)
 [Assessment Reduction Letters](#)
 [Hearing Notice List](#)

3. [090197](#) Resolution relative to the cancellation of a special improvement bill placed on the 2006-2008 Tax Rolls.

Sponsors: THE CHAIR
Attachments: [Fiscal Note](#)
[Cover Letter](#)
[Hearing Notice List](#)

4. [090205](#) Resolution cancelling City invoices.

Sponsors: THE CHAIR
Attachments: [Fiscal Note](#)
[Cover Letter](#)
[Invoice for 1220 E Locust LLC](#)
[Invoice for Alvin Blalock](#)
[Invoice for Angelmo Anaya-Jorge](#)
[Invoice for Frank Jackson](#)
[Invoice for Kory Spivey](#)
[Invoice for Raymond Haecker](#)
[Invoice for Santo Javier](#)
[Hearing Notice List](#)

5. [081060](#) Communication from the City Attorney relative to expenditures from the Outside Counsel/Expert Witness Fund Special Purpose Account.

Sponsors: THE CHAIR
Attachments: [June 23 Report](#)
[May 15 Report](#)
[April 1 Report](#)
[Jan 29 Report](#)
[Hearing Notice List](#)

6. [090206](#) Resolution authorizing payment of the claim of Eric Rom, in the amount of \$3,500.00.

Sponsors: THE CHAIR
Attachments: [Fiscal Note.pdf](#)
[Cover Letter.pdf](#)
[Settlement Request](#)
[Hearing Notice List](#)

2:15 P.M.

7. [090186](#) Substitute resolution to settle claims for defense of various police officers.

Sponsors: THE CHAIR

Attachments: [Fiscal Note](#)
[Ortiz](#)
[Anders, Walkowiak](#)
[Cornejo](#)
[Martinez, Markowski](#)
[Martin, Watson, Roufus, Little](#)
[Osiewalski](#)
[Fritz, Sebestyen](#)
[Klemstein](#)
[Wilson, Dobbs](#)
[Fernandez](#)
[Harris](#)

*---This file includes payment of legal fees for the following police officers:
Jesus Ortiz, Dale Anders, Ken Walkowiak, Efrain Cornejo, Michael Martin, Calvin
Watson,
Daniel Roufus, Trent Little, Laurel Osiewalski, Christopher Fritz, Justin Sebestyen
Paul Martinez, Matthew Markowski, Kevin Klemstein, Zebdee Wilson, Wardell Dobbs
Derrick Harris and Lourdes Fernandez.*

8. [090096](#) Resolution relating to the claim of Ronald Sherrill for property damage. (2nd Aldermanic District)

Sponsors: THE CHAIR
Attachments: [City Attorney Letter.doc](#)
[Claim](#)
[Hearing Notice List](#)

---\$6,300.00

9. [090114](#) Resolution relating to an appeal from Ethel Massey-Tate for property damage. (15th Aldermanic District)

Sponsors: THE CHAIR
Attachments: [City Attorney Letter](#)
[Appeal](#)
[Hearing Notice List](#)

---\$4,436.10

10. [090198](#) Resolution relating to an appeal from Jeffery Kusick for property damage.

Sponsors: THE CHAIR
Attachments: [City Attorney Letter](#)
[Appeal](#)
[Hearing Notice List](#)

---\$230.00

11. [090202](#) Resolution relating to an appeal from Jon and Dana Doro for property damage. (10th

Aldermanic District)

Sponsors: THE CHAIR

Attachments: [City Attorney Letter](#)

[Appeal](#)

[Hearing Notice List](#)

---\$380.00

2:30 P.M.

12. [090229](#) Resolution relative to legislative bills.

Sponsors: THE CHAIR

Attachments: [Hearing Notice List](#)

---Update on the state budget

This meeting will be webcast live at www.milwaukee.gov/channel25.

Members of the Common Council and its standing committees who are not members of this committee may attend this meeting to participate or to gather information. Notice is given that this meeting may constitute a meeting of the Common Council or any of its standing committees, although they will not take any formal action at this meeting.

Upon reasonable notice, efforts will be made to accommodate the needs of persons with disabilities through sign language interpreters or auxiliary aids. For additional information or to request this service, contact the Council Services Division ADA Coordinator at 286-2998, (FAX)286-3456, (TDD)286-2025 or by writing to the Coordinator at Room 205, City Hall, 200 E. Wells Street, Milwaukee, WI 53202.

Limited parking for persons attending meetings in City Hall is available at reduced rates (5 hour limit) at the Milwaukee Center on the southwest corner of East Kilbourn and North Water Street. Parking tickets must be validated in Room 205, (City Clerk's Office) or the first floor Information Booth in City Hall.

Persons engaged in lobbying as defined in s. 305-43-4 of the Milwaukee Code of Ordinances are required to register with the City Clerk's Office License Division. Registered lobbyists appearing before a Common Council committee are required to identify themselves as such. More information is available at www.milwaukee.gov/lobby.



Legislation Details (With Text)

File #: 090203 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution authorizing settlement of the claim of Angel Marie Alderman, specifically, Angel Marie Alderman v. City of Milwaukee, et al.

Sponsors: THE CHAIR

Indexes: SUITS PAYMENT, SUITS SETTLEMENT

Attachments: [Fiscal Note](#)
[Cover Letter](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090203

Version

ORIGINAL

Reference

Sponsor

THE CHAIR

Title

Resolution authorizing settlement of the claim of Angel Marie Alderman, specifically, Angel Marie Alderman v. City of Milwaukee, et al.

Analysis

This resolution authorizes settlement of the claim of Angel Marie Alderman, State ERD Case No. CR200602323; U.S. EEOC Case No. 26G200601373C.

Body

Whereas, Claimant Angel Marie Alderman, State ERD Case No. CR200602323; U.S. EEOC Case No. 26G200601373C, filed a claim with the City of Milwaukee; and

Whereas, The Claimant has agreed to settle the lawsuit for the amount of \$30,000 total (\$5,000 for pain and suffering and \$25,000 for attorneys fees); and

Whereas, The City Attorney recommends and the Common Council of the City of Milwaukee deems it expeditious and just to settle this claim; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee that the proper City officers be and hereby are authorized and directed to issue a City check in the amount of \$30,000, made payable to Cullen Weston Pines & Bach LLP In Trust, in full and final settlement of the Claimant's claims, upon receipt of a release of claims, approved as to form and execution by the City Attorney, said amount to be charged to the Damages and Claims Fund, Account No. 0001-1490-0001-S118-006300.

Requestor

City Attorney

Drafter

MNR:mnr

June 1, 2009

1032-2006-2003/145137

CITY OF MILWAUKEE FISCAL NOTE

A) DATE: June 1, 2009

FILE NUMBER: _____

ORIGINAL FISCAL NOTE ☒ SUBSTITUTE ☐

SUBJECT: **Claim of Angel Marie Alderman (Alderman v. City of Milwaukee, et al, State ERD Case No. CR200602323; U.S. EEOC Case No. 26G200601373C)**

B) SUBMITTED BY name/title/dept./ext.): MaryNell Regan, Assistant City Attorney, ext. 2601

C) CHECK ONE: ☒ ADOPTION OF THIS FILE AUTHORIZES EXPENDITURES.

☐ ADOPTION OF THIS FILE DOES NOT AUTHORIZE EXPENDITURES; FURTHER COMMON COUNCIL ACTION NEEDED.
LIST ANTICIPATED COSTS IN SECTION G BELOW.

☐ NOT APPLICABLE/NO FISCAL IMPACT.

D) CHARGE TO: ☐ DEPARTMENTAL ACCOUNT (DA)

☐ CONTINGENT FUND (CF)

☐ CAPITAL PROJECTS FUND (CPF)

☐ SPECIAL PURPOSE ACCOUNTS (SPA)

☐ PERM. IMPROVEMENT FUNDS (PIF)

☐ GRANT & AID ACCOUNTS (G & AA)

☒ OTHER (SPECIFY) Damages and Claims Fund

E) PURPOSE	SPECIFY TYPE/USE	ACCOUNT	EXPENDITURE	REVENUE	SAVINGS
SALARIES/WAGES:					
SUPPLIES:					
MATERIALS:					
NEW EQUIPMENT:					
EQUIPMENT REPAIR:					
OTHER:		0001-1490-0001-S118-006300	\$		
TOTALS			\$ 30,000		

F) FOR EXPENDITURES AND REVENUES WHICH WILL OCCUR ON AN ANNUAL BASIS OVER SEVERAL YEARS CHECK THE APPROPRIATE BOX BELOW AND THEN LIST EACH ITEM AND DOLLAR AMOUNT **SEPARATELY**.

☐ 1-3 YEARS

☐ 3-5 YEARS

☐ 1-3 YEARS

☐ 3-5 YEARS

☐ 1-3 YEARS

☐ 3-5 YEARS

G) LIST ANY ANTICIPATED FUTURE COSTS THIS PROJECT WILL REQUIRE FOR COMPLETION:

H) COMPUTATIONS USED IN ARRIVING AT FISCAL ESTIMATE:

PLEASE LIST ANY COMMENTS ON REVERSE SIDE AND CHECK HERE ☐

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOREN
JOHN J. HEINEN
DAVID J. STANOSZ
SUSAN E. LAPPEN
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
GREGG C. HAGOPIAN
ELLEN H. TANGEN
MELANIE R. SWANK
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRLICH
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
KATHRYN Z. BLOCK
MEGAN T. CRUMP
ELOISA DE LEÓN
ADAM B. STEPHENS
KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 1, 2009

To the Honorable
Common Council
of the City of Milwaukee
Room 205 – City Hall

Re: Resolution to settle the matter: Claim of Angel Marie Alderman

Dear Council Members:

We request the introduction of a file at the next Common Council meeting. The title of the file is: Resolution to settle the matter: Angel Marie Alderman v. City of Milwaukee Police Department. Attached herewith, please find a Resolution and Fiscal Note.

This matter involves an employment discrimination claim against the City of Milwaukee. We request the opportunity to meet with the Judiciary and Legislation Committee in **executive session**, pursuant to Wis. Stat. § 19.85(1)(g), to provide the Committee with legal advice concerning the settlement of this matter.

Very truly yours,

GRANT F. LANGLEY
Assistant City Attorney

MARYNELL REGAN
Assistant City Attorney

MNR/dj
Enclosures
1032-2006-2003/145139

NOTICES SENT TO FOR FILE 090203:

[illegible]



Legislation Details (With Text)

File #: 090209 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution to cancel real estate taxes levied against certain parcels bearing various key numbers on the 2008 tax rolls, plus interest applicable to date of repayment, if appropriate.

Sponsors: THE CHAIR

Indexes: TAX CANCELLATIONS

Attachments: [Fiscal Note](#)
[Cover Letter](#)
[Table of Assessments](#)
[Assessment Reduction Letters](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090209

Version

ORIGINAL

Reference

Sponsor

THE CHAIR

Title

Resolution to cancel real estate taxes levied against certain parcels bearing various key numbers on the 2008 tax rolls, plus interest applicable to date of repayment, if appropriate.

Analysis

This resolution requires the cancellation of taxes because of Board of Review reductions in assessments on certain parcels, the issuance of checks to the City Treasurer or taxpayer as applicable, and the proper reductions of State Tax Credits by journal entries.

Body

Whereas, Assessments were made against certain parcels of real estate for the year 2008 as contained in Common Council Resolution File No. 090209; and

Whereas, The Board of Review has decreased these assessments as shown in this file; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, That the proper city officers are authorized and directed to issue city checks in the amounts as shown in this file, payable to the City Treasurer or taxpayer as applicable, to be refunded to the taxpayer where appropriate, plus interest at the rate applicable pursuant to Section 70.511 of Wisconsin Statutes, for an appeal that was filed as shown in this file, applicable from date of payment to date of repayment, said amounts to be charged to the Remission of Taxes Fund, 0001 Org 9990 Program 0001 Sub-class S163 Account 006300, and said checks to be delivered to the Customer Services Unit of the Treasurer's Office for disbursement; and, be it

Further Resolved, That the proper city officers are authorized and directed to reflect the reduction in State Tax Credits as shown in this file by means of journal entries, charging the Remission of Taxes Fund, 0001 Org 9990 Program 0001 Sub-class S163 Account 006300, and crediting the State Tax Credit Fund; and, be it

Further Resolved, That delinquent interest and penalties on any account covered by this resolution are hereby canceled.

Requestor

Assessor's Office

Drafter

mpr/kat

6/10/09

CITY OF MILWAUKEE FISCAL NOTE

CC-170 (REV. 6/86)

A) DATE: June 10, 2009

FILE NUMBER: _____

Original Fiscal Note ☒ **Substitute** ☐

SUBJECT: Resolution to cancel real estate taxes levied against certain parcels bearing various Key Numbers on the 2008 tax rolls, plus interest applicable to date of repayment, if appropriate

B) SUBMITTED BY (name/title/dept/ext.): Mary P. Reavey, Assessment Commissioner, Assessor's Office, Ext. 3101.

C) CHECK ONE: ☒ ADOPTION OF THIS FILE AUTHORIZES EXPENDITURES.
☐ ADOPTION OF THIS FILE DOES NOT AUTHORIZE EXPENDITURES; FURTHER COMMON COUNCIL ACTION NEEDED.
 LIST ANTICIPATED COSTS IN SECTION G BELOW.
☐ NOT APPLICABLE/NO FISCAL IMPACT.

D) CHARGE TO: ☐ DEPARTMENTAL ACCOUNT (DA) ☐ CONTINGENT FUND (CF)
☐ CAPITAL PROJECTS FUND (CPF) ☒ SPECIAL PURPOSE ACCOUNTS (SPA)
☐ PERM. IMPROVEMENT FUNDS (PIF) ☐ GRANT & AID ACCOUNTS (G & AA)
☐ OTHER SPECIFY)

E) PURPOSE	SPECIFY TYPE/USE	ACCOUNT	EXPENDITURE	REVENUE	SAVINGS
SALARIES/WAGES:					
SUPPLIES:					
MATERIALS:					
NEW EQUIPMENT:					
EQUIPMENT REPAIR:					
OTHER 0001 Org 9990	<i>Remission of Taxes Fund</i>		\$1,267.45		
<i>Prog 0001 Sub-cl S163</i>					
<i>Acct 006300</i>					
TOTALS:			\$1,267.45		

F) FOR EXPENDITURES AND REVENUES WHICH WILL OCCUR ON AN ANNUAL BASIS OVER SEVERAL YEARS CHECK THE APPROPRIATE BOX BELOW AND THEN LIST EACH ITEM AND DOLLAR AMOUNT SEPARATELY.

<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	
<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	
<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	

G) LIST ANY ANTICIPATED FUTURE COSTS THIS PROJECT WILL REQUIRE FOR COMPLETION:

H) LIST ANY ANTICIPATED FUTURE COSTS THIS PROJECT WILL REQUIRE FOR COMPLETION:

PLEASE LIST ANY COMMENTS ON REVERSE SIDE AND CHECK HERE ☐

June 10, 2009

The Honorable, The Common Council
City of Milwaukee

Dear Members of the Common Council:

Attached is a resolution to cancel real estate taxes levied against certain parcels bearing various key numbers on the 2008 tax rolls, plus interest applicable to date of repayment, if appropriate.

Reductions have been made in the assessments of these properties by the Board of Review under authority of Section 70.511 (2), Wisconsin Statutes. It is now necessary to accomplish the reduction of taxes by means of the attached resolution.

Your favorable approval of the attached resolution is respectfully requested.

Yours very truly,

Mary P. Reavey
Assessment Commissioner

mpr/kat

Key Number and Address Date of Objection	Name of Taxpayer	Assesment Reduction by B.O.R.	Canceled NET Total Tax	STATE TAX CREDITS SECTION 79.10 (2)		
				City Portion	County Portion	Total Credit
2008						
141-0185-000-6 6545-47 N. 73rd St. May 8, 2008	Xiao C. Wang & Gerry Vang	\$ 24,500	\$ 588.78	\$ 29.89	\$ 8.65	\$ 38.54
427-0002-000-7 711 W. Bruce St. May 19, 2008	Juan Padron & Annette Padron	\$ 25,000	\$ 600.80	\$ 30.50	\$ 8.83	\$ 39.33
		\$ 49,500	\$ 1,189.58	\$ 60.39	\$ 17.48	\$ 77.87
TOTAL GROSS	\$ 1,267.45					

Assessor's Office
June 10, 2009
mpr/kat

TO THE HONORABLE, THE COMMON COUNCIL

City of Milwaukee

RECEIVED

2009 MAY 20 PM 12:08

ASSESSOR'S OFFICE
CITY OF MILWAUKEE

Dear Members of the Common Council:

In re: **141-0185-000-6**
6545-47 N. 73rd St.
Xiao C. Wang & Gerry Vang

Year: 2008

Amount of Assessment Reduction: \$24,500

Amount of Tax Reduction: \$588.78

As the result of action by the Board of Review, the assessment of my property was reduced as indicated above. Under Section 70.511 (2)(b) of the Wisconsin Statutes, I hereby make application to your Honorable Body for a tax refund/reduction in the amount shown.

Signed: 

Date: 

Federal laws require that Form 1099 be filed by the City Comptroller's Office at the year-end for payment of earned interest. The Tax Equity and Fiscal Responsibility Act of 1982 has increased the penalties for non-compliance.

Therefore, on the enclosed Form W-9, we request that you furnish us with the **Social Security Number** and the **signature** of the person listed first on the name line **OR** the **Employer I.D. Number** of the business and the appropriate person's **signature**.

RECEIVED

TO THE HONORABLE, THE COMMON COUNCIL

2009 MAY 27 PM 12: 26

City of Milwaukee

ASSESSOR'S OFFICE
CITY OF MILWAUKEE

Dear Members of the Common Council:

In re: **427-0002-000-7**
711 W. Bruce St.
Padron, Juan & Annette

Year: 2008

Amount of Assessment Reduction: \$25,000

Amount of Tax Reduction: \$600.80

As the result of action by the Board of Review, the assessment of my property was reduced as indicated above. Under Section 70.511 (2)(b) of the Wisconsin Statutes, I hereby make application to your Honorable Body for a tax refund/reduction in the amount shown.

Signed: Juan & Padron
Date: 5-26-09

Federal laws require that Form 1099 be filed by the City Comptroller's Office at the year-end for payment of earned interest. The Tax Equity and Fiscal Responsibility Act of 1982 has increased the penalties for non-compliance.

Therefore, on the enclosed Form W-9, we request that you furnish us with the **Social Security Number** and the **signature** of the person listed first on the name line **OR** the **Employer I.D. Number** of the business and the appropriate person's **signature**.

NOTICES SENT TO FOR FILE 090209:

[illegible]



Legislation Details (With Text)

File #: 090197 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution relative to the cancellation of a special improvement bill placed on the 2006-2008 Tax Rolls.

Sponsors: THE CHAIR

Indexes: TAX CANCELLATIONS

Attachments: [Fiscal Note](#)
[Cover Letter](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090197

Version

ORIGINAL

Sponsor

THE CHAIR

Title

Resolution relative to the cancellation of a special improvement bill placed on the 2006-2008 Tax Rolls.

Analysis

This resolution authorizes the cancellation of bond number JF003417, Tax Key 354-1293-0.

Body

Whereas, A special improvement bill in the amount of \$10,067.18 was issued to tax key 354-1293-0, JF003417 and billed on May 1, 2006; and

Whereas, It was recently determined that this property should not have been billed for the special assessments; and

Whereas, The bill needs to be cancelled; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee, that the proper City officials are authorized and directed to amend the 2006-2008 tax rolls by canceling \$10,067.18 for a special improvement bill including any accrued interest, bond number JF003417 issued on Tax Key 354-1293-0; and, be it

Further Resolved, That the New Street Non-Assessable Account (ST210090001) be charged for this amount.

Requestor

Infrastructure Services Division

Drafter

MLD:dr

06/05/09

Tax Key 354-1293-0

CITY OF MILWAUKEE FISCAL NOTE

A) DATE June 5, 2009

FILE NUMBER:

Original Fiscal Note ☒ Substitute ☐

SUBJECT: Resolution relative to the cancellation of a special improvement bill placed on the 2006-2008 Tax Rolls.

B) SUBMITTED BY (Name/title/dept./ext.): Mary Dziewiontkoski/Assessment Engineer/Public Works/X2460

- C) CHECK ONE: ☒ ADOPTION OF THIS FILE AUTHORIZES EXPENDITURES
☐ ADOPTION OF THIS FILE DOES NOT AUTHORIZE EXPENDITURES; FURTHER COMMON COUNCIL ACTION NEEDED. LIST ANTICIPATED COSTS IN SECTION G BELOW.
☐ NOT APPLICABLE/NO FISCAL IMPACT.

- D) CHARGE TO: ☐ DEPARTMENT ACCOUNT (DA) ☐ CONTINGENT FUND (CF)
☐ CAPITAL PROJECTS FUND (CPF) ☐ SPECIAL PURPOSE ACCOUNTS (SPA)
☐ PERM. IMPROVEMENT FUNDS (PIF) ☐ GRANT & AID ACCOUNTS (G & AA)
☐ OTHER (SPECIFY)

E) PURPOSE	SPECIFY TYPE/USE	ACCOUNT	EXPENDITURE	REVENUE	SAVINGS
SALARIES/WAGES:					
SUPPLIES:					
MATERIALS:					
NEW EQUIPMENT:					
	2006 Tax Roll		\$ 3,304.05		
	2007 Tax Roll		\$ 3,459.65		
	2008 Tax Roll		\$ 3,303.48		
OTHER:					
TOTALS			\$10,067.18		

- F) FOR EXPENDITURES AND REVENUES WHICH WILL OCCUR ON AN **ANNUAL** BASIS OVER SEVERAL YEARS CHECK THE APPROPRIATE BOX BELOW AND THEN LIST EACH ITEM AND DOLLAR AMOUNT **SEPARATELY**.

<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	
<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	
<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	

- G) LIST ANY ANTICIPATED FUTURE COSTS THIS PROJECT WILL REQUIRE FOR COMPLETION:

- H) COMPUTATIONS USED IN ARRIVING AT FISCAL ESTIMATE:

June 5, 2009

File Number

To the Honorable, the Common Council

Dear Council Members:

Please find attached a resolution relative to the cancellation of a special improvement bill to be introduced at the Common Council Meeting of June 16, 2009.

Respectfully submitted,

Special Deputy Commissioner
of Public Works

MLD:dr
Cancellation of Special Improvement Bill

NOTICES SENT TO FOR FILE 090197:

[illegible]



Legislation Details (With Text)

File #: 090205 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution cancelling City invoices.

Sponsors: THE CHAIR

Indexes: CLAIMS CANCELLATION

Attachments: [Fiscal Note](#)

[Cover Letter](#)

[Invoice for 1220 E Locust LLC](#)

[Invoice for Alvin Blalock](#)

[Invoice for Angelmo Anaya-Jorge](#)

[Invoice for Frank Jackson](#)

[Invoice for Kory Spivey](#)

[Invoice for Raymond Haecker](#)

[Invoice for Santo Javier](#)

[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number:

090205

Version:

ORIGINAL

Reference:

Sponsor:

THE CHAIR

Title:

Resolution cancelling City invoices.

Analysis:

Resolution cancelling City invoices.

Body:

Whereas, The City of Milwaukee has referred the following invoices to the Kohn Law Firm for collection; and

Whereas, The Kohn Law Firm has obtained judgment against the following individuals and/or entities; and

Whereas, Judgment shall remain of record; and

Whereas, Cancellation and/or adjusting the following invoices will ensure proper accounting within the Department of Public Works, now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee that the following claims are cancelled or adjusted and that any judgments taken shall remain and of record.

Invoice to be Cancelled or Adjusted with Judgment to Remain of Record:

Department	Invoice No.	Amount of Judg.	Defendant
DPW-Administration	90845	\$91,293.35	1220 E. Locust, LLC
DPW-Administration	93597	\$7,839.03	Frank J. Jackson
DPW-Administration	93847	\$8,699.05	Angelmo Anaya-Jorge
DPW-Administration	94205	\$7,401.48	Santo Javier
DPW-Administration	5140000287	\$9,600.00	Alvin Blalock
DPW-Administration	5140000554	\$7,595.93	Kory D. Spivey
DPW-Administration	5140000156	\$20,699.03	Raymond G. Haecker

Requestor:

Drafter:

City Atty.

MTC:ampd:89675v13

CITY OF MILWAUKEE FISCAL NOTE

A) DATE: June 8, 2009June 17, 2009

FILE NUMBER: _____

ORIGINAL FISCAL NOTE ☒ SUBSTITUTE ☐

SUBJECT: Resolution canceling various invoices

B) SUBMITTED BY name/title/dept./ext.): Megan T. Crump, Assistant City Attorney

- C) CHECK ONE: ☐ ADOPTION OF THIS FILE AUTHORIZES EXPENDITURES.
☐ ADOPTION OF THIS FILE DOES NOT AUTHORIZE EXPENDITURES; FURTHER COMMON COUNCIL ACTION NEEDED.
LIST ANTICIPATED COSTS IN SECTION G BELOW.
☒ NOT APPLICABLE/NO FISCAL IMPACT.

- D) CHARGE TO: ☐ DEPARTMENTAL ACCOUNT (DA) ☐ CONTINGENT FUND (CF)
☐ CAPITAL PROJECTS FUND (CPF) ☐ SPECIAL PURPOSE ACCOUNTS (SPA)
☐ PERM. IMPROVEMENT FUNDS (PIF) ☐ GRANT & AID ACCOUNTS (G & AA)
☐ OTHER (SPECIFY)

E) PURPOSE	SPECIFY TYPE/USE	ACCOUNT	EXPENDITURE	REVENUE	SAVINGS
SALARIES/WAGES:					
SUPPLIES:					
MATERIALS:					
NEW EQUIPMENT:					
EQUIPMENT REPAIR:					
OTHER:					
TOTALS					

G) LIST ANY ANTICIPATED FUTURE COSTS THIS PROJECT WILL REQUIRE FOR COMPLETION:

H) COMPUTATIONS USED IN ARRIVING AT FISCAL ESTIMATE:

PLEASE LIST ANY COMMENTS ON REVERSE SIDE AND CHECK HERE ☐

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
DAVID J. STANOSZ
SUSAN E. LAPPEN
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
GREGG C. HAGOPIAN
ELLEN H. TANGEN
MELANIE R. SWANK
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRLICH
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
KATHRYN Z. BLOCK
MEGAN T. CRUMP
ELOISA DE LEÓN
ADAM B. STEPHENS
KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
Assistant City Attorneys

June 8, 2009

To the Honorable Common Council of the
City of Milwaukee
Room 205 - City Hall

Re: Cancellation of invoices

Dear Council Members:

Attached is a resolution cancelling invoices. The Department of Public Works has requested that the following claims by the City be cancelled or adjusted. Any judgments taken by the Kohn Law Firm shall remain of record.

In relation to invoice no. 90845 due from 1220 W. Locust, LLC a/k/a Gordon Knoll, LLC, per Kohn, judgment was taken on 08/21/07 and is to remain on record.

In relation to invoice no. 93597 due from Frank J. Jackson, per Kohn, judgment was taken on 10/24/08 and is to remain on record.

In relation to invoice no. 93847 due from Angelome Anaya-Jorge, per Kohn, judgment was taken on 07/18/08 and is to remain on record.

In relation to invoice no. 94205 due from Santo Javier, per Kohn, judgment was taken on 03/12/09 and is to remain on record.

In relation to invoice no. 5140000287 due from Alvin Blalock, per Kohn, judgment was taken on 03/31/09 and is to remain on record.

In relation to invoice no. 5140000554 due from Kory D. Spivey, per Kohn, judgment was taken on 03/11/09 and is to remain on record.

In relation to invoice no. 5140000156 due from Raymond G. Haecker, judgment was taken on 05/01/09 and is to remain on record.

Thank you for your attention to this matter.

Very Truly Yours,

GRANT F. LANGLEY
City Attorney

MEGAN T. CRUMP
Assistant City Attorney

Cc: Mr. Ronald D. Leonhardt, Milwaukee City Clerk

MTC:amp:89675v13

Enclosures



RESOLUTION REQUIRED

Form CBP 177 (Rev. 3/01)

CITY OF MILWAUKEE

CANCELLATION OR ADJUSTMENT OF CITY CLAIM OR ACCOUNT

To: City Attorney

From: DPW-ADMINISTRATION Department Date Apr 16 20 09

I recommend that the following claim or account be adjusted or cancelled as indicated.

Claim or Account No. 90845 11/03/2005Department: DPW-ADMINISTRATION

Due from:

Name: 1220 E LOCUST, LLC AKA GORDON ADJUST, LLC

Amount of claim or account as billed.....	\$ <u>91293.35</u>
Recommended Adjustment.....	\$ <u>91293.35</u>
Balance.....	\$ <u>0.00</u>

Basis for recommendation of cancellation or adjustment:

PER KOHN, JUDGMENT TAKEN ON 08-21-07, JUDGMENT TO REMAIN OF RECORD.

Submitted by

Jean Rosselli

DPW-ADMINISTRATION

Department

Adjustment or cancellation approved

by

Megan Crump

City Attorneys Office

Date: 6-5 20 09

C.A. File No. _____

In accordance with section 2-20.1(1) of the Milwaukee Code, I certify to the City Comptroller the uncollectibility of the above claim or account as indicated.

by

Jacqueline ShwederDept of Public Works

Department Head

Date: April 21 2009

In accordance with section 2-20.1(2) of the Milwaukee Code, and on the basis of the certification submitted to me, the above account shall be adjusted or cancelled as indicated,

by order of

City Comptroller

Date: _____ 20____

Distribution:

(White) - Comptrollers Office
 (Canary) - Originating department of claim or account
 (Pink) - City Attorney's Office
 (Goldenrod) - Originator
 (Detach prior to submitting to City Attorney's Office)



KOHN LAW FIRM S.C.

ATTORNEYS AT LAW

312 East Wisconsin Avenue, Suite 501
Milwaukee, Wisconsin 53202-4305

(414) 276-0435 (800) 451-1791
Fax (414) 271-6046
E-mail KLF@kohnlaw.com
www.kohnlaw.com

March 31, 2009

ATTN: JOANIE ROSETTI
CITY OF MILWAUKEE, DEPT OF PUBLIC
841 N BROADWAY ROOM 519
MILWAUKEE WI 53202

RE: CITY OF MILWAUKEE, DEPT OF PUBLIC v. 1220 LOCUST AVENUE LLC
File Number: 433889
Balance Due: \$111,590.75
Your Reference Number: SEE INVOICING

DEAR MS. ROSETTI

Please be advised that we are closing our file on the above-captioned matter. Our investigative efforts have led us to conclude that the corporate defendant has been dissolved and/or is no longer in business and has no executable assets from which to satisfy this debt.

The file will remain in an inactive state on our computer. If at any time you should find any additional information to aid in the collection of this matter, please advise our office and we will reactivate the file and resume collection efforts.

If judgment has been entered on your behalf in this matter, please find below the judgment information for your records. If judgment has not been entered and you still intend to pursue this claim, please be advised that there are various "statute of limitations" deadlines (depending on the type of claim) beyond which you may be forever barred from bringing legal action for collection. If you should need help in determining the statute date, please contact our office. Any original documentation is attached.

Thank you for this opportunity to serve you. We look forward to handling your future collection matters.

Last Known Address: W73 N526 CIDER MILL CT, CEDARBURG WI 53012
JUDGMENT DATE: August 21, 2007 JUDGMENT AMOUNT: \$93,454.37
CASE #: 07CV007437 COUNTY: OZAUKEE

Sincerely,

KOHN LAW FIRM S.C.

BY: ROBERT E. POTRZEBOWSKI, JR.
ATTORNEY AT LAW

Division Copy**INVOICE****No. 90845**

NOTICE: If this invoice is NOT paid
within 30 days of the issue date,
it can be deducted from any payments
by the City to the below named.

CITY OF MILWAUKEE
DEPARTMENT OF PUBLIC WORKS
ADMINISTRATION DIVISION
(414) 286-8282

11-03-2005
ENG

1220 E LOCUST, LLC AKA GORDON KNOLL, LLC
ATTN: BRENDON SULLIVAN
6100 W EXECUTIVE DR. SUITE J
MEQUON, WI 53092

THIS BILL MUST BE PAID WITHIN 30 DAYS

J.O. SW172030101
J.O. SW172030102

LOCATION: GORDON PL (VACATED) 230' +- N. OF E. LOCUST ST. TO E.
LOCUST ST. AND E. LOCUST ST - N. GORDON PL (EXT'D) TO 220'

GORDON KNOLL PROJECT
CONTRACT CONSTRUCTION #523030075

\$91293.35

Total:

\$91293.35

941876-0327-5234-478D-SW172030101	\$30392.65
941876-0327-5234-478D-SW172030102	\$60900.70

Resolution Required

Form CBP 177 (Rev. 3/01)

CITY OF MILWAUKEE

CANCELLATION OR ADJUSTMENT OF CITY CLAIM OR ACCOUNT

To: City Attorney

From: DPW-ADMINISTRATION

Department

Date APRIL 3

20 09

I recommend that the following claim or account be adjusted or cancelled as indicated.

Claim or Account No 5140000287 03-14-08

Department: DPW-ADMINISTRATION

Due From:

Name: ALVIN BLALOCK

Amount of claim or

Account as billed..... \$ 10517.53

Recommended

Adjustment\$ 9600.00

Adjusted

Balance\$ 917.53

Basis for recommendation of cancellation or adjustment:

PER KOHN, JUDGMENT ENTERED ON 03-31-09, JUDGMENT TO REMAIN OF RECORD.

Submitted by

Joan Rossetti
DPW-ADMINISTRATION

Department

Adjustment or cancellation approved

by

Megan Crump
City Attorneys Office

Date:

6-5 20 09

C.A. File No. _____

In accordance with section 2-20.1(1) of the Milwaukee Code, I certify to the City Comptroller the uncollectibility of the above claim or account as indicated.

by

Delisha Schreder

Dept of Public Works

Department Head

Date:

April 21 20 09

In accordance with section 2-20.1(2) of the Milwaukee Code, and on the basis of the certification submitted to me, the above account shall be adjusted or cancelled as indicated.

by order of

City Comptroller

Date:

____ 20 ____

Distribution:

(White) – Comptrollers Office

(Canary) – Originating department of claim or account

(Pink) – City Attorney's Office

(Goldenrod) – Originator

(Detach prior to submitting
to City Attorney's Office)



KOHN LAW FIRM S.C.

ATTORNEYS AT LAW

312 East Wisconsin Avenue, Suite 501
Milwaukee, Wisconsin 53202-4305

(414) 276-0435 (800) 451-1791

Fax (414) 271-6046

E-mail KLF@kohnlaw.com

www.kohnlaw.com

April 1, 2009

ATTN: JOANIE ROSETTI
CITY OF MILWAUKEE, DEPT OF PUBLIC
841 N BROADWAY ROOM 519
MILWAUKEE WI 53202

RE: CITY OF MILWAUKEE v. ALVIN BLALOCK

File Number: 489936

Balance Due: \$9,642.67

Your Reference Number:

5140000287

10,517.53

pd 917.53

Bal 9,600.00 3-14-08

DEAR MS. ROSETTI

Judgment has been obtained in the above action. We are commencing proceedings to aid in collection of judgment. Judgment has been entered on the date and for the amount listed below:

Judgment County:	MILWAUKEE
Case No:	09CV000889
Date Judgment Entered:	March 31, 2009
Statutory Atty Fees:	\$250.00
Costs:	\$0.00
Total Judgment:	\$9,889.50

If you have not already done so or have additional information since referral of debtor's bank account, employment and other assets please supply information to aid us with collection.

Please diary your file ahead 60 days.

Sincerely,

KOHN LAW FIRM S.C.

BY: ELAINE M. LANDIS
ATTORNEY AT LAW

Dept of Public Works, City of Milwaukee Invoice
Miscellaneous Accounts Receivable
Goods, Services or Damages

Bill To:

ALVIN BLALOCK
2869 N. 25TH STREET
MILWAUKEE WI 53206

Page: 1
Invoice No: 5140000287
Invoice Date: 03/14/2008
Customer Number: 000548
Payment Terms: 30 Days
Due Date: 04/13/2008

For billing questions, please call 414-286-8282 DPW Call Center Invoice No: 5140000287

Line	Adj	Identifier	Description	Quantity	UOM	Unit Amt	Net Amount
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TOTAL LOSS OF CITY VEHICLE NO. 63349 (2003 FORD CROWN VICTORIA) WHICH WAS
DAMAGED ON DECEMBER 19, 2007, AT W. HAMPTON AVENUE AND N. 34TH STREET.

1			TOTAL LOSS	1.00	EA	10,517.53	10,517.53
---	--	--	------------	------	----	-----------	-----------

COST TO REPAIR: \$19,408.25

NADA VALUE: \$11,175.00

ESTIMATED SALVAGE VALUE: \$1,250.00

ADDITIONAL DISPOSAL COSTS: \$592.53

COPY OF INVOICE MAILED TO BOTH THE DRIVER (ALVIN BLALOCK) AND THE REGISTERED
OWNER OF THE VEHICLE.

Please Remit To:
City Treasurer
City of Milwaukee
Box 514062
Milwaukee, WI 53203-3462

Invoice No: 5140000287
Invoice Date: 03/14/2008
Customer Number: 000548
Payment Terms: 30 Days
Due Date: 04/13/2008

Bill To:

AMOUNT DUE: \$ 10,517.53 USD

ALVIN BLALOCK
2869 N. 25TH STREET
MILWAUKEE WI 53206

Please return this coupon with payment

499900910300000000000000000000001051753000000000051400002877



RESOLUTION REQUIRED

Form CBP 177 (Rev. 3/01)

CITY OF MILWAUKEE

CANCELLATION OR ADJUSTMENT OF CITY CLAIM OR ACCOUNT

To: City Attorney

From: DPW-ADMINISTRATION Department Date Apr 16 20 09

I recommend that the following claim or account be adjusted or cancelled as indicated.

Claim or Account No 93847 12/17/2007

Department: DPW-ADMINISTRATION

Due from: Name: ANGELMO ANAYA-JORGE

Amount of claim or account as billed..... \$ 8699.05 Recommended Adjustment..... \$ 8699.05 Adjusted Balance..... \$ 0.00

Basis for recommendation of cancellation or adjustment:

PER KOHN, JUDGMENT ENTERED ON 07-18-08, JUDGMENT TO REMAIN OF RECORD.

Submitted by Jean Rossetti DPW-ADMINISTRATION Department

Adjustment or cancellation approved

by Megan Crump City Attorneys Office

Date: 6-5 20 09

C.A.File No.

In accordance with section 2-20.1(1) of the Milwaukee Code, I certify to the City Comptroller the uncollectibility of the above claim or account as indicated.

by Melissa Schveder Dept of Public Works Department Head Date: April 21 2009

In accordance with section 2-20.1(2) of the Milwaukee Code, and on the basis of the certification submitted to me, the above account shall be adjusted or cancelled as indicated,

by order of

Date: City Comptroller 20

Distribution: (White) - Comptrollers Office (Canary) - Originating department of claim or account (Pink) - City Attorney's Office (Goldenrod) - Originator (Detach prior to submitting to City Attorney's Office)

Division Copy**INVOICE****No. 93847**

NOTICE: If this invoice is NOT paid
within 30 days of the issue date,
it can be deducted from any payments
by the City to the below named.

CITY OF MILWAUKEE
DEPARTMENT OF PUBLIC WORKS
ADMINISTRATION DIVISION
(414) 286-8282

12-17-2007
ES

ANGELMO ANAYA-JORGE BERTA A. ZAMORA
2225 S. 15 ST. #4 1634 S. 28 ST.
MILWAUKEE, WI 53215 MILWAUKEE, WI 53215

THIS BILL MUST BE PAID WITHIN 30 DAYS

J.O. RE5233027424

Location: KK & ELLEN

Labor, Material, & Equipment necessary to make repairs to TRAFFIC
SIGNAL CONTROL CABINET damaged on 10/27/2007.

COPY OF INVOICE SENT TO DRIVER & OWNER OF VEHICLE

MATERIALS

\$7474.65

LABOR

\$946.03

EQUIPMENT

\$278.37

Total:**\$8699.05**

941090-0001-5452-0800	\$278.37
941091-0001-5140-0200	\$775.60
943085-0007-5231-9901-RE5233027424	\$7645.08



RESOLUTION REQUIRED

Form CBP 177 (Rev. 3/01)

CITY OF MILWAUKEE

CANCELLATION OR ADJUSTMENT OF CITY CLAIM OR ACCOUNT

To: City Attorney

From: DPW-ADMINISTRATION Department Date Apr 16 20 09

I recommend that the following claim or account be adjusted or cancelled as indicated.

Claim or Account No 93597 10/11/2007

Department: DPW-ADMINISTRATION

Due from:

Name: FRANK J. JACKSON

Amount of claim or account as billed.....	\$ 7839.03
Recommended Adjustment.....	\$ 7839.03
Adjusted Balance.....	\$ 0.00

Basis for recommendation of cancellation or adjustment:

PER KOHN, JUDGMENT TAKEN ON 10-24-08, JUDGMENT TO REMAIN OF RECORD.

Submitted by

Jean Rosselli
DPW-ADMINISTRATION

Department

Adjustment or cancellation approved

by

Megan Cump

City Attorneys Office

Date:

6-5 20 09

C.A. File No. _____

In accordance with section 2-20.1(1) of the Milwaukee Code, I certify to the City Comptroller the uncollectibility of the above claim or account as indicated.

by

Galluscha Shuredu
Dept of Public Works

Department Head

Date:

April 21 2009

In accordance with section 2-20.1(2) of the Milwaukee Code, and on the basis of the certification submitted to me, the above account shall be adjusted or cancelled as indicated,

by order of

City Comptroller

Date: _____ 20 ____

Distribution:

(White) - Comptrollers Office
(Canary) - Originating department of claim or account
(Pink) - City Attorney's Office
(Goldenrod) - Originator
(Detach prior to submitting to City Attorney's Office)

Division Copy**INVOICE****No. 93597**

NOTICE: If this invoice is NOT paid
within 30 days of the issue date,
it can be deducted from any payments
by the City to the below named.

CITY OF MILWAUKEE
DEPARTMENT OF PUBLIC WORKS
ADMINISTRATION DIVISION
(414) 286-8282

10-11-2007
ES

FRANK J. JACKSON
1555 W. CHAMBERS ST. #202
MILWAUKEE, WI 53206

THIS BILL MUST BE PAID WITHIN 30 DAYS

J.O. RE5233027213

Location: BURLEIGH & HOLTON

Labor, Material, & Equipment necessary to make repairs to TRAFFIC
SIGNAL CONTROL CABINET damaged on 07/18/2007.

MATERIALS

\$6456.97

LABOR

\$1131.21

EQUIPMENT

\$250.85

Total:

\$7839.03

941090-0001-5452-0800

\$250.85

941091-0001-5140-0200

\$688.04

943085-0007-5231-9901-RE5233027213

\$6900.14

☒ Resolution Required

Form CBP 177 (Rev. 3/01)

CITY OF MILWAUKEE

CANCELLATION OR ADJUSTMENT OF CITY CLAIM OR ACCOUNT

To: City Attorney

From: DPW-ADMINISTRATION

Department

Date MARCH 26

20 09

I recommend that the following claim or account be adjusted or cancelled as indicated.

Claim or Account No 5140000554 07-22-2008

Department: DPW-ADMINISTRATION

Due From:

Name: KORY D. SPIVEY

Amount of claim or

Account as billed..... \$ 7595.93

Recommended

Adjustment\$ 7595.93

Adjusted

Balance\$ 0.00

Basis for recommendation of cancellation or adjustment:

PER KOHN, JUDGMENT ENTERED ON 03-11-09, JUDGMENT TO REMAIN OF RECORD.

Submitted by

Joan Rossetti

DPW-ADMINISTRATION

Department

Adjustment or cancellation approved

by

Megan Cuenep

City Attorneys Office

Date:

6-5 20 09

C.A. File No. _____

In accordance with section 2-20.1(1) of the Milwaukee Code, I certify to the City Comptroller the uncollectibility of the above claim or account as indicated.

by

Debra Schuender

Dept of Public Works

Department Head

Date:

March 27 20 09

In accordance with section 2-20.1(2) of the Milwaukee Code, and on the basis of the certification submitted to me, the above account shall be adjusted or cancelled as indicated.

by order of

City Comptroller

Date:

20

Distribution:

(White) - Comptrollers Office

(Canary) - Originating department of claim or account

(Pink) - City Attorney's Office

(Goldenrod) - Originator

(Detach prior to submitting
to City Attorney's Office)

For Megan

Dept of Public Works, City of Milwaukee Invoice
Miscellaneous Accounts Receivable
Goods, Services or Damages

Bill To:

KORY D. SPIVEY
1613 W. CAPITOL DR.
MILWAUKEE WI 53206

Page: 1
Invoice No: 5140000554
Invoice Date: 07/22/2008
Customer Number: 000829
Payment Terms: 30 Days
Due Date: 08/21/2008

For billing questions, please call 414-286-8282 DPW Call Center Invoice No: 5140000554

Line	Adj	Identifier	Description	Quantity	UOM	Unit Amt	Net Amount
------	-----	------------	-------------	----------	-----	----------	------------

LOCATION: 20 & CAPITOL

LABOR, MATERIAL & EQUIPMENT SERVICES NEEDED TO MAKE REPAIRS TO A TRAFFIC SIGNAL
CONTROL CABINET DAMAGED ON 6-20-08

1		LABOR	Labor	1.00			737.53
2		LABOR2	Additional Labor	1.00		533.31	533.31
3		MATERIAL	Material	1.00			6,295.09
4		P EQUIP	EQUIPMENT	1.00	EA	30.00	30.00

Please Remit To:
City Treasurer
City of Milwaukee
Box 514062
Milwaukee, WI 53203-3462

Invoice No: 5140000554
Invoice Date: 07/22/2008
Customer Number: 000829
Payment Terms: 30 Days
Due Date: 08/21/2008

Bill To:

AMOUNT DUE: \$ 7,595.93 USD

KORY D. SPIVEY
1613 W. CAPITOL DR.
MILWAUKEE WI 53206

Please return this coupon with payment

49990092330000000000000000759593000000000051400005541

☒ Resolution Required

Form CBP 177 (Rev. 3/01)

CITY OF MILWAUKEE

CANCELLATION OR ADJUSTMENT OF CITY CLAIM OR ACCOUNT

To: City Attorney

From: DPW-ADMINISTRATION

Department

Date May 14

20 09

I recommend that the following claim or account be adjusted or cancelled as indicated.

Claim or Account No 5140000156 06-14-07

Department: DPW-ADMINISTRATION

Due From:

Name: RAYMOND G HAECKER

Amount of claim or

Account as billed..... \$ 20699.03

Recommended

Adjustment\$ 20699.03

Adjusted

Balance\$ 0.00

Basis for recommendation of cancellation or adjustment:

PER KOHN, JUDGMENT TAKEN ON 05-01-09, JUDGMENT TO REMAIN OF RECORD.

Submitted by

Joan Rossetti

DPW-ADMINISTRATION

Department

Adjustment or cancellation approved

by

Megan Crump

City Attorneys Office

Date:

6-5

20 09

C.A. File No. _____

In accordance with section 2-20.1(1) of the Milwaukee Code, I certify to the City Comptroller the uncollectibility of the above claim or account as indicated.

by

Dalluha Schweder

Dept of Public Works

Department Head

Date:

May 48

20 09

In accordance with section 2-20.1(2) of the Milwaukee Code, and on the basis of the certification submitted to me, the above account shall be adjusted or cancelled as indicated.

by order of

City Comptroller

Date:

20

Distribution:

(White) – Comptrollers Office

(Canary) – Originating department of claim or account

(Pink) – City Attorney's Office

(Goldenrod) – Originator

(Detach prior to submitting
to City Attorney's Office)



KOHN LAW FIRM S.C.

ATTORNEYS AT LAW

312 East Wisconsin Avenue, Suite 501
Milwaukee, Wisconsin 53202-4305

(414) 276-0435 (800) 451-1791

Fax (414) 271-6046

E-mail KLF@kohnlaw.com

www.kohnlaw.com

May 11, 2009

CITY OF MILWAUKEE, DEPT OF PUBLIC WORKS
ATTN: JOANIE ROSETTI
841 N BROADWAY ROOM 519
MILWAUKEE WI 53202

RE: CITY OF MILWAUKEE, DEPT OF PUBLIC v. RAYMOND G HAECKER

File Number: 450741

Balance Due: \$21,313.37

Your Reference Number: 5140000156

20,699.03 6-14-07

DEAR MS. ROSETTI

Judgment has been obtained in the above action. We are commencing proceedings to aid in collection of judgment. Judgment has been entered on the date and for the amount listed below:

Judgment County:	MILWAUKEE
Case No:	08CV016372
Date Judgment Entered:	May 1, 2009
Statutory Atty Fees:	\$250.00
Costs:	\$294.50
Total Judgment:	\$21,243.53

If you have not already done so or have additional information since referral of debtor's bank account, employment and other assets please supply information to aid us with collection.

Please diary your file ahead 60 days.

Sincerely,

KOHN LAW FIRM S.C.

BY: ROBERT E. POTRZEBOWSKI, JR.
ATTORNEY AT LAW

Dept of Public Works, City of Milwaukee Invoice
Miscellaneous Accounts Receivable
Goods, Services or Damages

Bill To:

RAYMOND G HAECKER
1459 W. HWY 18
SULLIVAN WI 53178

Page: 1
Invoice No: 5140000156
Invoice Date: 06/14/2007
Customer Number: 000266
Payment Terms: 30 Days
Due Date: 07/14/2007

For billing questions, please call 414-286-8282 DPW Call Center Invoice No: 5140000156

Line	Adj	Identifier	Description	Quantity	UOM	Unit Amt	Net Amount
ACCIDENT DAMAGE TO A 2007 FORD CROWN VICTORIA (UNIT 65034 TOTALED) AND A ALUMINUM LIGHT POLE, WHICH WERE DAMAGED ON JANUARY 22, 2007, AT W. GOOD HOPE ROAD AND N. TEUTONIA AVENUE.							

1			ACCIDENT DAMAGE	1.00	EA	20,699.03	20,699.03
---	--	--	-----------------	------	----	-----------	-----------

COPY OF INVOICE SENT TO BOTH THE DRIVER (HAECKER) AND THE OWNER OF THE VEHICLE.

COST TO REPAIR VEHICLE: \$19,071.42

NEW VALUE IS: \$20,285.00

SALVAGE VALUE: \$1,900.00

ADDITIONAL COSTS RELATED TO DISPOSAL OF VEHICLE: \$937.01

Please Remit To:
City Treasurer
City of Milwaukee
Box 514062
Milwaukee, WI 53203-3462

Invoice No: 5140000156
Invoice Date: 06/14/2007
Customer Number: 000266
Payment Terms: 30 Days
Due Date: 07/14/2007

Bill To:

AMOUNT DUE: \$ 20,699.03 USD

RAYMOND G HAECKER
1459 W. HWY 18
SULLIVAN WI 53178

Please return this coupon with payment

4999008194000000000000002069903000000000051400001565



RESOLUTION REQUIRED

Form CBP 177 (Rev. 3/01)

CITY OF MILWAUKEE

CANCELLATION OR ADJUSTMENT OF CITY CLAIM OR ACCOUNT

To: City Attorney

From: DPW-ADMINISTRATION Department Date Mar 26 20 09

I recommend that the following claim or account be adjusted or cancelled as indicated.

Claim or Account No 94205 04/04/2008Department: DPW-ADMINISTRATIONDue from:
Name: SANTO JAVIER

Amount of claim or account as billed.....	\$ 7401.48
Recommended Adjustment.....	\$ 7401.48
Adjusted Balance.....	\$ 0.00

Basis for recommendation of cancellation or adjustment:

PER KOHN, JUDGMENT ENTERED ON 03-12-09, JUDGMENT TO REMAIN OF RECORD.

Submitted by Jean Rossetti
DPW-ADMINISTRATION Department

Adjustment or cancellation approved

by Megan Crump
City Attorneys OfficeDate: 6-5 20 09

C.A. File No. _____

In accordance with section 2-20.1(1) of the Milwaukee Code, I certify to the City Comptroller the uncollectibility of the above claim or account as indicated.

by Jolushka Shvedler
Dept of Public Works Department Head
Date: March 27 20 09

In accordance with section 2-20.1(2) of the Milwaukee Code, and on the basis of the certification submitted to me, the above account shall be adjusted or cancelled as indicated,

by order of

City Comptroller
Date: _____ 20 _____

Distribution:

(White) - Comptrollers Office
 (Canary) - Originating department of claim or account
 (Pink) - City Attorney's Office
 (Goldenrod) - Originator
 (Detach prior to submitting
 to City Attorney's Office)

Division Copy**INVOICE**

CITY OF MILWAUKEE

DEPARTMENT OF PUBLIC WORKS

ADMINISTRATION DIVISION

(414) 286-8282

For MEGAN
No. 94205

NOTICE: If this invoice is NOT paid
within 30 days of the issue date,
it can be deducted from any payments
by the City to the below named.

04-04-2008

ES

SANTO JAVIER
1578 S. 31 ST.
MILWAUKEE, WI 53215

THIS BILL MUST BE PAID WITHIN 30 DAYS

J.O. RE5233027656

Location: ELLEN & KINNICKINNIC

Labor, Material, & Equipment necessary to make repairs to TRAFFIC
SIGNAL CONTROL CABINET damaged on 01/23/2008.

MATERIALS

\$6123.42

LABOR

\$1041.21

EQUIPMENT

\$236.85

Total:**\$7401.48**

941090-0001-5452-0800

\$236.85

941091-0001-5140-0200

\$648.64

943085-0007-5231-9901-RE5233027656

\$6515.99

NOTICES SENT TO FOR FILE 090205:

[illegible]



Legislation Details (With Text)

File #: 081060 **Version:** 0

Type: Communication **Status:** In Committee

File created: 11/25/2008 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Communication from the City Attorney relative to expenditures from the Outside Counsel/Expert Witness Fund Special Purpose Account.

Sponsors: THE CHAIR

Indexes: CITY ATTORNEY, CONSULTANTS, LITIGATION

Attachments: [June 23 Report](#)
[May 15 Report](#)
[April 1 Report](#)
[Jan 29 Report](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
11/25/2008	0	COMMON COUNCIL	ASSIGNED TO		
1/28/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
2/2/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HELD TO CALL OF THE CHAIR	Pass	4:0
3/31/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
4/6/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HELD TO CALL OF THE CHAIR	Pass	5:0
5/18/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HELD TO CALL OF THE CHAIR	Pass	4:0
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

081060

Version

ORIGINAL

Reference

070993

Sponsor

THE CHAIR

Title

Communication from the City Attorney relative to expenditures from the Outside Counsel/Expert Witness Fund Special Purpose Account.

Requestor

Drafter

11/20/08

lme

outside counsel

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
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HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 23, 2009

Alderman Ashanti Hamilton, Chair
Judiciary & Legislation Committee
City Hall – Room 205

Re: Expenditures for Outside Counsel and Experts

Dear Alderman Hamilton:

Pursuant to Common Council FN 030083, I am enclosing for your information an itemization of 2009 expenditures posted year-to-date from the Outside Counsel/Expert Witness Fund Special Purpose Account. Please contact me if you have any questions.

Very truly yours,

A handwritten signature in black ink, appearing to be "GFL", written over the printed name and title of the City Attorney.

GRANT F. LANGLEY
City Attorney

GFL:bgw
#147296

2009 OUTSIDE COUNSEL/EXPERT EXPENDITURES

June 23, 2009

Account	Dept	Class	Amount	ShortName	Descr	Year
634005	1490	S157	2,169.00	AURORA ADVANCED HEALTHCARE	BELL V COM	2009
634005	1490	S157	1,500.00	AURORA ADVANCED HEALTHCARE	JAMERSON V COM	2009
634005	1490	S157	1,500.00	AURORA ADVANCED HEALTHCARE	EVANS V COM	2009
634005	1490	S157	567.00	AURORA ADVANCED HEALTHCARE	MUKISA EVANS V COM	2009
Total			5,736.00	AURORA ADVANCED HEALTHCARE		
634005	1490	S157	3,390.48	FOLEY & LARDNER	Kaye v. City	2009
634005	1490	S157	1,165.25	FOLEY & LARDNER	Kaye v. City	2009
634005	1490	S157	2,204.03	FOLEY & LARDNER	Kaye v. City	2009
634005	1490	S157	26,289.07	FOLEY & LARDNER	Kaye v. City	2009
Total			33,048.83	FOLEY & LARDNER		
634005	1490	S157	32,963.89	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	11,978.73	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	-11,978.73	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	21,082.44	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	5,040.10	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	19,326.89	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	13,885.85	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
636501	1490	S157	5,040.10	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
636501	1490	S157	-5,040.10	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
Total			92,299.17	FRIEBERT, FINERTY & ST. JOHN		
634005	1490	S157	709.50	GONZALEZ SAGGIO	Young v. Ortiz	2009
634005	1490	S157	325.50	GONZALEZ SAGGIO	Young v. Ortiz	2009
634005	1490	S157	1,889.25	GONZALEZ SAGGIO	Young v. Ortiz	2009
Total			2,924.25	GONZALEZ SAGGIO		

Account	Dept	Class	Amount	ShortName	Descr	Year
634005	1490	S157	1,458.40	GRZECA LAW GROUP	Khubbar	2009
634005	1490	S157	1,600.00	GRZECA LAW GROUP	Khubbar	2009
634005	1490	S157	94.81	GRZECA LAW GROUP	Khubbar	2009
		Total	3,153.21	GRZECA LAW GROUP		
634005	1490	S157	95.00	GUNTA REAK	Jude Case	2009
		Total	95.00	GUNTA REAK	Jude Case	
634005	1490	S157	3,704.73	HAYES, THOMAS	Outside Consultant	2009
		Total	3,704.73	HAYES, THOMAS		
634005	1490	S157	280.25	LINDNER & MARSACK	Loth v. City	2009
		Total	280.25	LINDNER & MARSACK		
634005	1490	S157	1,919.00	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
634005	1490	S157	1,872.73	MCDONNELL, PATRICK	ADJ to PO North Harbor	2009
634005	1490	S157	-1,872.73	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
634005	1490	S157	1,919.00	MCDONNELL, PATRICK	ADJ to PO North Harbor	2009
634005	1490	S157	-1,919.00	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
		TOTAL	1,919.00	MCDONNELL, PATRICK		
634005	1490	S157	1,005.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,072.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	915.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,162.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	915.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	697.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,117.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,102.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,102.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009

Account	Dept	Class	Amount	ShortName	Descr	Year
634005	1490	S157	1,125.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,087.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	870.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	885.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,110.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,110.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	885.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,095.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	892.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,087.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	892.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,087.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,087.50	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
634005	1490	S157	1,110.00	PERSONNEL SPECIALIST	Paralegal Temp Services for Jude Case	2009
Total			23,415.00	PERSONNEL SPECIALIST		
634005	1490	S157	352.00	PYZYK, ROGER	Special Prosecutor	2009
Total			352.00	PYZYK, ROGER		
634005	1490	S157	952.50	RENO CAVANAUGH	HACM Opinion	2009
634005	1490	S157	310.00	RENO CAVANAUGH	HACM Opinion	2009
Total			1,262.50	RENO CAVANAUGH		
634005	1490	S157	79,875.00	SEIBEL, AMY	U.S. Oil v. COM	2009
634005	1490	S157	213.00	SEIBEL, AMY	U.S. Oil v. COM	2009
634005	1490	S157	8,237.50	SEIBEL, AMY	U.S. Oil v. COM	2009
Total			88,325.50	SEIBEL, AMY		
634005	1490	S157	1,739.30	TARTER KRINSKY	Tower Automotive	2009
634005	1490	S157	1,498.50	TARTER KRINSKY	Tower Automotive	2009
634005	1490	S157	364.50	TARTER KRINSKY	Tower Automotive	2009

Account	Dept	Class	Amount	ShortName	Descr	Year
634005	1490	S157	1,903.50	TARTER KRINSKY	Tower Automotive	2009
		Total	5,505.80	TARTER KRINSKY		
634005	1490	S157	2,000.00	WALL ASSOCIATES	HAAS V COM ET AL	2009
		Total	2,000.00	WALL ASSOCIATES		
			262,082.76	Grand Total		

GRANT F. LANGLEY
City Attorney

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DANIELLE M. BERGNER
Assistant City Attorneys

May 15, 2009

Alderman Ashanti Hamilton, Chair
Judiciary & Legislation Committee
City Hall -- Room 205

Re: Expenditures for Outside Counsel and Experts

Dear Alderman Hamilton:

Pursuant to Common Council FN 030083, I am enclosing for your information an itemization of 2009 expenditures posted year-to-date from the Outside Counsel/Expert Witness Fund Special Purpose Account. Please contact me if you have any questions.

Very truly yours,

A handwritten signature in black ink, appearing to be "GFL", written over a horizontal line.

GRANT F. LANGLEY
City Attorney

GFL:bgw
#145993

2009 OUTSIDE COUNSEL/EXPERT EXPENDITURES

Account	Dept	Class	Amount	Vendor	Case/Matter	Year
634005	1490	S157	2,169.00	AURORA ADVANCES HEALTHCARE	BELL V COM	2009
634005	1490	S157	1,500.00	AURORA ADVANCES HEALTHCARE	JAMERSON V COM	2009
634005	1490	S157	1,500.00	AURORA ADVANCES HEALTHCARE	EVANS V COM	2009
			5,169.00	AURORA ADVANCES HEALTHCARE		
634005	1490	S157	3,390.48	FOLEY & LARDNER	Kaye v. City	2009
634005	1490	S157	1,165.25	FOLEY & LARDNER	Kaye v. City	2009
634005	1490	S157	2,204.03	FOLEY & LARDNER	Kaye v. City	2009
			6,759.76	FOLEY & LARDNER		
634005	1490	S157	32,963.89	FRIEBERT, FINEERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	11,978.73	FRIEBERT, FINEERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	-11,978.73	FRIEBERT, FINEERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	21,082.44	FRIEBERT, FINEERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	13,885.85	FRIEBERT, FINEERTY & ST. JOHN	MPSO v. City	2009
634005	1490	S157	5,040.10	FRIEBERT, FINEERTY & ST. JOHN	MPSO v. City	2009
			72,972.28	FRIEBERT, FINEERTY & ST. JOHN		
634005	1490	S157	709.50	GONZALEZ, SAGGIO	Young v. Ortiz	2009
634005	1490	S157	325.50	GONZALEZ, SAGGIO	Young v. Ortiz	2009
634005	1490	S157	1,889.25	GONZALEZ, SAGGIO	Young v. Ortiz	2009
			2,924.25	GONZALEZ, SAGGIO		
634005	1490	S157	1,458.40	GRZECA LAW GROUP	Khubbar	2009
			1,458.40	GRZECA LAW GROUP		
634005	1490	S157	95.00	GUNTA, REAK	Contract work for City	2009
			95.00	GUNTA, REAK		

2009 OUTSIDE COUNSEL/EXPERT EXPENDITURES

Account	Dept	Class	Amount	Vendor	Case/Matter	Year
634005	1490	S157	3,704.73	HAYES, THOMAS	Outside Consultant	2009
			3,704.73	HAYES, THOMAS		
634005	1490	S157	280.25	LINDNER & MARSACK	Loth v. City	2009
			280.25	LINDNER & MARSACK		
634005	1490	S157	1,919.00	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
634005	1490	S157	1,872.73	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
634005	1490	S157	-1,872.73	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
634005	1490	S157	1,919.00	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
634005	1490	S157	-1,919.00	MCDONNELL, PATRICK	Outside Counsel N. Harbor	2009
			1,919.00	MCDONNELL, PATRICK		
634005	1490	S157	1,005.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,072.50	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	915.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,162.50	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	915.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	697.50	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,117.50	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,102.50	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,102.50	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,125.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,087.50	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	870.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	885.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009

2009 OUTSIDE COUNSEL/EXPERT EXPENDITURES

Account	Dept	Class	Amount	Vendor	Case/Matter	Year
634005	1490	S157	1,110.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,110.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	885.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,095.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
634005	1490	S157	1,110.00	PERSONNEL SPECIALIST	Temp Services - Paralegal	2009
			18,367.50	PERSONNEL SPECIALIST		
634005	1490	S157	352.00	PYZYK, ROGER	Special Prosecutor	2009
			352.00	PYZYK, ROGER		
634005	1490	S157	952.50	RENO CAVANAUGH	Hud Compliance Opinion	2009
634005	1490	S157	310.00	RENO CAVANAUGH	Hud Compliance Opinion	2009
			1,262.50	RENO CAVANAUGH		
634005	1490	S157	-1,712.50	STEIN, HARRY	Mediation 07CV14470	2009
634005	1490	S157	1,712.50	STEIN, HARRY	Mediation 07CV14470	2009
			0.00	STEIN, HARRY		
634005	1490	S157	1,739.30	TARTER, KRINSKY	Tower Automotive Bankruptcy	2009
634005	1490	S157	1,498.50	TARTER, KRINSKY	Tower Automotive Bankruptcy	2009
634005	1490	S157	364.50	TARTER, KRINSKY	Tower Automotive Bankruptcy	2009
			3,602.30	TARTER, KRINSKY		
			118,866.97	Grand Total		

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
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ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

April 1, 2009

Alderman Ashanti Hamilton, Chair
Judiciary & Legislation Committee
City Hall – Room 205

Re: Expenditures for Outside Counsel and Experts

Dear Alderman Hamilton:

Pursuant to Common Council FN 030083, I am enclosing for your information an itemization of 2009 expenditures posted year-to-date from the Outside Counsel/Expert Witness Fund Special Purpose Account. Please contact me if you have any questions.

Very truly yours,

A handwritten signature in black ink, appearing to read "Grant F. Langley", with a stylized flourish at the end.

GRANT F. LANGLEY
City Attorney

GFL:bgw
#144267

2009 OUTSIDE COUNSEL/EXPERT EXPENDITURES

March 31, 2009

Account	Dept	Class	Amount	Vendor Name	Case/Matter	Year
634005	1490	S157	2,169.00	AURORA ADVANCED HEALTHCARE	Bell v. City (IME)	2009
634005	1490	S157	1,500.00	AURORA ADVANCED HEALTHCARE	Jamerson v. City (IME)	2009
634005	1490	S157	1,500.00	AURORA ADVANCED HEALTHCARE	Evans v. City (IME)	2009
			5,169.00	AURORA ADVANCED HEALTHCARE		
634005	1490	S157	3,390.48	FOLEY & LARDNER	Kaye v. City	2009
			3,390.48	FOLEY & LARDNER		
634005	1490	S157	32,963.89	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
636501	1490	S157	5,040.10	FRIEBERT, FINERTY & ST. JOHN	MPSO v. City	2009
			38,003.99	FRIEBERT, FINERTY & ST. JOHN		
634005	1490	S157	709.50	GONZALEZ, SAGGIO	Young v. Ortiz	2009
			709.50	GONZALEZ, SAGGIO		
634005	1490	S157	280.25	LINDNER & MARSACK	Loth v. City	2009
			280.25	LINDNER & MARSACK		
634005	1490	S157	1,919.00	MCDONNELL, PATRICK	Outside Counsel - N. Harbor Tract	2009
			1,919.00	MCDONNELL, PATRICK		
634005	1490	S157	1,005.00	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	1,072.50	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	915.00	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	1,162.50	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	915.00	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	697.50	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009

2009 OUTSIDE COUNSEL/EXPERT EXPENDITURES

March 31, 2009

Account	Dept	Class	Amount	Vendor Name	Case/Matter	Year
634005	1490	S157	1,117.50	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	1,102.50	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	1,102.50	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	885.00	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
634005	1490	S157	1,110.00	PERSONNEL SPECIALISTS	Paralegal Temp. Services for Jude Case	2009
			11,085.00	PERSONNEL SPECIALISTS		
634005	1490	S157	352.00	PYZYK ROGER	Special Prosecutor	2009
			352.00	PYZYK ROGER		
634005	1490	S157	952.50	RENO CAVANAUGH	Hud Compliance Opinion	2009
			952.50	RENO CAVANAUGH		
634005	1490	S157	1,712.50	STEIN HARRY	Great Lake Quick Lube v. City (Mediation)	2009
			1,712.50	STEIN HARRY		
634005	1490	S157	1,739.30	TARTER KRINSKY	Tower Automotive Bankruptcy	2009
			1,739.30	TARTER KRINSKY		
			65,313.52	Grand Total		

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
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MELANIE R. SWANK
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRLICH
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
KATHRYN Z. BLOCK
MEGAN T. CRUMP
ELOISA DE LEÓN
ADAM B. STEPHENS
KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

January 29, 2009


Alderman Ashanti Hamilton, Chair
Judiciary & Legislation Committee
City Hall – Room 205

Re: Expenditures for Outside Counsel and Experts

Dear Alderman Hamilton:

Pursuant to Common Council FN 030083, I am enclosing for your information an itemization of 2008 expenditures posted year-to-date from the Outside Counsel/Expert Witness Fund Special Purpose Account. The report also includes 2007 year-end expenditures paid in 2008. The next report cycle will itemize 2009 expenditures. Please contact me if you have any questions.

Very truly yours,


GRANT F. LANGLEY
City Attorney

GFL:bgw
#140252

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
634005	1490	S157	11,552.04	BIODYNAMICS ENGINEERING	FIELDS V NAWOTKA ET AL	2007
		Total	11,552.04	BIODYNAMICS ENGINEERING		
634005	1490	S157	2,850.00	BREEDEN, CHARLES	JORDAN V COM	2008
		Total	2,850.00	BREEDEN, CHARLES		
634005	1490	S157	11,855.87	CARTER, JOHN	MACDONALD V AWADALLAH ET AL	2008
		Total	11,855.87	CARTER, JOHN		
634005	1490	S157	14,755.50	CARTER, SAYRS	MACDONALD V. AWADALLAH ET AL	2007
		Total	14,755.50	CARTER, SAYRS		
634005	1490	S157	8,860.00	CERMELE & ASSOCIATES	LARRY V RUTHERFORD, ET AL.	2008
		Total	8,860.00	CERMELE & ASSOCIATES		
634005	1490	S157	240.50	CRIVELLO CARLSON	SWANSON V LENAS ET AL	2008
		Total	240.50	CRIVELLO CARLSON		
634005	1490	S157	295.00	DORMAN, DAVID, MD	BECKHAM V COM	2008
		Total	295.00	DORMAN, DAVID, MD		
634005	1490	S157	14,720.75	EXPERT RESOURCES	KRAKER V COM	2007
634005	1490	S157	4,085.00	EXPERT RESOURCES	LOPEZ V COM	2008
634005	1490	S157	-4,085.00	EXPERT RESOURCES	ADJ to PO - LOPEZ V COM	2008
634005	1490	S157	4,085.00	EXPERT RESOURCES	ADJ to PO- LOPEZ V CITY	2008
634005	1490	S157	23.50	EXPERT RESOURCES	Lopez v. City	2008
		Total	18,829.25	EXPERT RESOURCES		

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
634005	1490	S157	2,163.66	FOLEY & LARDNER	Kaye v. City	2008
634005	1490	S157	23,145.43	FOLEY & LARDNER	Kaye v. City	2007
634005	1490	S157	1,430.23	FOLEY & LARDNER	Kaye v. City	2007
634005	1490	S157	1,700.00	FOLEY & LARDNER	Kaye v. City	2008
634005	1490	S157	834.00	FOLEY & LARDNER	Kaye v. City	2008
634005	1490	S157	13,786.15	FOLEY & LARDNER	Kaye v. City	2008
634005	1490	S157	11,334.85	FOLEY & LARDNER	Kaye v. City	2008
634005	1490	S157	8,344.10	FOLEY & LARDNER	Kaye v. City	2008
634005	1490	S157	1,832.00	FOLEY & LARDNER	Kaye v. City	2008
Total			64,570.42	FOLEY & LARDNER		
634005	1490	S157	3,731.90	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	40,336.57	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	2,703.20	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	13,346.10	FRIEBERT & FINERTY	MPSO v. City	2007
634005	1490	S157	8,857.70	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	2,177.70	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	9,140.80	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	7,718.60	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	3,703.40	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	5,951.05	FRIEBERT & FINERTY	MPSO v. City	2008
634005	1490	S157	16,249.60	FRIEBERT & FINERTY	MPSO v. City	2008
Total			113,916.62	FRIEBERT & FINERTY		
S157			17,458.23	GONZALEZ SAGGIO	Young v. Sgt. Jesus Ortis	2008

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
		S157	10,260.68	GONZALEZ SAGGIO	Young v. Sgt. Jesus Ortis	2008
		S157	7,043.05	GONZALEZ SAGGIO	Young v. Sgt. Jesus Ortis	2008
		S157	310.50	GONZALEZ SAGGIO	Young v. Sgt. Jesus Ortis	2008
		Total	35,072.46	GONZALEZ SAGGIO		
634005	1490	S157	8,000.00	GREEN, RICHARD	U.S. Oil v. City	2008
		Total	8,000.00	GREEN, RICHARD		
634005	1490	S157	390.00	GRZECA LAW GROUP	IMMIGRATION (KHUBBAR)	2008
634005	1490	S157	349.00	GRZECA LAW GROUP	General Matters	2008
634005	1490	S157	3,500.00	GRZECA LAW GROUP	Permanent Emp. Cert.	2008
634005	1490	S157	828.00	GRZECA LAW GROUP	Khubbar	2008
634005	1490	S157	604.00	GRZECA LAW GROUP	Khubbar	2008
		Total	5,671.00	GRZECA LAW GROUP		
		S157	47.25	GUNTA & REAK	Jude v. City	2008
		S157	3,171.00	GUNTA & REAK	Jude v. City	2008
634005	1490	S157	94.25	GUNTA & REAK	HOSKINS V COM	2008
634005	1490	S157	36.00	GUNTA & REAK	Hoskins v. Milwaukee	2008
634005	1490	S157	2,166.86	GUNTA & REAK	Jude v. City	2008
634005	1490	S157	2,166.86	GUNTA & REAK	Jude v. City	2008
634005	1490	S157	4,896.00	GUNTA & REAK	LARRY V HARRIS	2008
		Total	12,578.22	GUNTA & REAK		
		S157	4,331.90	HAYES, THOMAS	Legal Consultant	2008
634005	1490	S157	2,985.48	HAYES, THOMAS	Legal Consultant	2008

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
634005	1490	S157	-2,436.51	HAYES, THOMAS	ADJ to PO - Legal Consultant	2008
634005	1490	S157	2,436.51	HAYES, THOMAS	ADJ to PO - Legal Consultant	2008
634005	1490	S157	4,245.60	HAYES, THOMAS	Legal Consultant	2008
634005	1490	S157	4,582.90	HAYES, THOMAS	Legal Consultant	2008
Total			16,145.88	HAYES, THOMAS		
634005	1490	S157	75.00	LAFLEUR LAW OFFICE	138 E. Auer - Nuisance	2008
634005	1490	S157	90.00	LAFLEUR LAW OFFICE	138 E. Auer - Nuisance	2008
634005	1490	S157	2,727.70	LAFLEUR LAW OFFICE	Adj to PO-138 E. Auer-Nuisance	2008
634005	1490	S157	-2,727.70	LAFLEUR LAW OFFICE	Adj to PO	2008
Total			165.00	LAFLEUR LAW OFFICE		
634005	1490	S157	4,202.50	LINDNER & MARSACK	Loth v. City Appeal	2008
634005	1490	S157	468.92	LINDNER & MARSACK	Loth v. City	2008
634005	1490	S157	123.00	LINDNER & MARSACK	LOTH V COM	2007
634005	1490	S157	5,747.09	LINDNER & MARSACK	LOTH V COM APPEAL	2008
634005	1490	S157	222.17	LINDNER & MARSACK	Loth v. city	2008
634005	1490	S157	-1,945.50	LINDNER & MARSACK	LOTH v. COM APPEAL	2008
634005	1490	S157	1,945.50	LINDNER & MARSACK	Loth v. City Appeal	2008
634005	1490	S157	7,524.00	LINDNER & MARSACK	Loth v. COM Appeal	2008
634005	1490	S157	3,103.82	LINDNER & MARSACK	Loth v. Com	2008
634005	1490	S157	2,818.66	LINDNER & MARSACK	Loth v. City	2008
634005	1490	S157	1,394.00	LINDNER & MARSACK	LOTH V COM	2008
Total			25,604.16	LINDNER & MARSACK		
S157			3,506.83	LOEHER, PETER DR.	LOPEZ V CITY	2008

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
634005	1490	S157	4,525.50	LOEHER, PETER DR.	LOPEZ V CITY	2008
634005	1490	S157	9,407.50	LOEHER, PETER DR.	LOPEZ V CITY	2008
634005	1490	S157	9,407.50	LOEHER, PETER DR.	Lopez v. City	2008
634005	1490	S157	-9,407.50	LOEHER, PETER DR.	ADJ Lopez v. City	2008
634005	1490	S157	3,855.75	LOEHER, PETER DR.	Lopez v. City	2008
634005	1490	S157	9,407.50	LOEHER, PETER DR.	Lopez v. City	2008
		Total	30,703.08	LOEHER, PETER DR.		
634005	1490	S157	1,872.73	MCDONNELL, PATRICK	Consultant	2008
634005	1490	S157	8,075.00	MCDONNELL, PATRICK	Consultant	2008
634005	1490	S157	121.28	MCDONNELL, PATRICK	Consultant	2008
634005	1490	S157	8,089.00	MCDONNELL, PATRICK	Consultant	2008
634005	1490	S157	8,000.00	MCDONNELL, PATRICK	Consultant	2008
634005	1490	S157	-8,000.00	MCDONNELL, PATRICK	Consultant	2008
634005	1490	S157	6,019.00	MCDONNELL, PATRICK	Consultant	2008
		Total	24,177.01	MCDONNELL, PATRICK		
634005	1490	S157	1,615.50	MILLER VAN EATON	AT&T FRANCHISE LITIGATION	2007
634005	1490	S157	5,363.67	MILLER VAN EATON	07 STATE LEGISLATION AT&T	2007
634005	1490	S157	5,930.48	MILLER VAN EATON	AT&T FRANCHISE LITIGATION	2008
634005	1490	S157	2,725.00	MILLER VAN EATON	AT&T - STATE LEGISLATION 07	2008
634005	1490	S157	80.34	MILLER VAN EATON	AT&T Franchise	2008
634005	1490	S157	256.00	MILLER VAN EATON	AT&T Franchise	2008
		Total	15,970.99	MILLER VAN EATON		
634005	1490	S157	1,509.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	JOSE LOPEZ IME	2008

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
634005	1490	S157	100.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	DOROTHY BUTLER IME SCH FEE	2008
634005	1490	S157	100.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	BEECHER IME SCHEDULING FEE	2008
634005	1490	S157	1,644.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	BUTLER V COM	2008
634005	1490	S157	1,831.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	BEECHER V COM	2008
634005	1490	S157	1,824.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	IME RE MICHAEL HENRY	2008
634005	1490	S157	1,672.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	LONG V COM	2008
634005	1490	S157	1,785.00	MILWAUKEE ORTHOPEDIC SPECIALISTS	WILSON V COM	2008
		Total	10,465.00	MILWAUKEE ORTHOPEDIC SPECIALISTS		
		S157	585.38	MULLIGAN LAW OFFICE	Fortin v. COM	2008
		Total	585.38	MULLIGAN LAW OFFICE		
		S157	1,597.38	NORTHSTAR ECONOMOCIS, INC.	Jordan v. COM	2008
		Total	1,597.38	NORTHSTAR ECONOMOCIS, INC.		
		S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
		S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
		S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
		S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
		S157	472.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
		S157	930.00	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
		S157	697.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
634005	1490	S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
634005	1490	S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
534005	1490	S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
634005	1490	S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
634005	1490	S157	930.00	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
634005	1490	S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
634005	1490	S157	1,162.50	PERSONNEL SPECIALISTS	TEMP SERVICES-NEE YONNA WMS (Fields Case)	2008
	Total		14,655.00	PERSONNEL SPECIALISTS		
634005	1490	S157	16.60	REINHART BOERNER	MERGER LAWSUIT	2007
634005	1490	S157	18,461.90	REINHART BOERNER	Fields v. Nawotka	2008
634005	1490	S157	36,538.10	REINHART BOERNER	Fields v. Nawotka	2008
634005	1490	S157	24,209.37	REINHART BOERNER	Fields v. Nawotka	2008
	Total		79,225.97	REINHART BOERNER		
		S157	107.50	SEIBEL LAW GROUP	U.S. Oil v. City	2008
		S157	15,280.00	SEIBEL LAW GROUP	U.S. Oil v. City	2008
		S157	12,770.00	SEIBEL LAW GROUP	U.S. Oil v. City	2008
634005	1490	S157	35,000.00	SEIBEL LAW GROUP	U.S. Oil v. City	2008
634005	1490	S157	7,892.50	SEIBEL LAW GROUP	U.S. Oil v. City	2008
634005	1490	S157	12,270.00	SEIBEL LAW GROUP	U.S. Oil v. City	2008
634005	1490	S157	6,755.00	SEIBEL LAW GROUP	U.S. Oil v. City	2008
634005	1490	S157	2,695.00	SEIBEL LAW GROUP	U.S. Oil v. City	2008
	Total		92,770.00	SEIBEL LAW GROUP		
634005	1490	S157	100.00	SENSIA HEALTHCARE	LOPEZ V COM	2008
	Total		100.00	SENSIA HEALTHCARE		
		S157	976.50	TARTER KRINSKY	Tower Auto Products/Tax Lien	2008
		S157	3,822.60	TARTER KRINSKY	Tower Auto Products/Tax Lien	2008

2008 YEAR-TO-DATE OUTSIDE COUNSEL/EXPERT EXPENDITURES
January 29, 2009

Account	Dept	Class	Amount	Vendor Name	Case or Matter Description	Year
		S157	6,873.59	TARTER KRINSKY	Tower Auto Products/Tax Lien	2008
634005	1490	S157	575.50	TARTER KRINSKY	Tower Auto Products/Tax Lien	2008
		Total	12,248.19	TARTER KRINSKY		
634005	1490	S157	162.50	WEBER, ROBERT, DR.	WILSON V CO,	2008
		Total	162.50	WEBER, ROBERT, DR.		
			633,622.04	Grand Total		

NOTICES SENT TO FOR FILE 081060:

[illegible]



Legislation Details (With Text)

File #: 090206 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution authorizing payment of the claim of Eric Rom, in the amount of \$3,500.00.

Sponsors: THE CHAIR

Indexes: CLAIMS PAYMENT

Attachments: [Fiscal Note.pdf](#)
[Cover Letter.pdf](#)
[Settlement Request](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090206

Version

ORIGINAL

Reference

890916

Sponsor

THE CHAIR

Title

Resolution authorizing payment of the claim of Eric Rom, in the amount of \$3,500.00.

Analysis

This resolution authorizes payment of the claim of Eric Rom in the amount of \$3,500.00.

Body

Whereas, The claimant, Eric Rom (C.I. File No. 06-L-81), through his attorneys, Cermele & Associates, S.C., has filed a claim for damages against the City of Milwaukee pursuant to Wis. Stat. § 62.67, for injuries and damages incurred on March 13, 2006, as a result of a vehicle accident with an uninsured motorist; and

Whereas, The claimant has agreed to settle his claim in the amount of \$3,500.00; and

Whereas, Pursuant to Common Council Resolution File No. 890916, the City Attorney's Office retained the services of the law firm of Crivello, Carlson & Mentkowski, S.C., to administer the City of Milwaukee's uninsured motorist self-insurance plan; and

Whereas, The law firm of Crivello, Carlson & Mentkowski, S.C., recommends and the Common Council of the City of Milwaukee deems it expeditious and just to settle this claim; now, therefore, be it

Resolved, By the Common Council of the City of Milwaukee that the proper city officers be and hereby are authorized and directed to issue a check in the amount of \$3,500.00, payable to Eric Rom and Cermele & Associates, S.C.-Trust Account, in full and final settlement of said claim, said check to be delivered to the City Attorney upon his request, said amount to be charged to the Damages and Claims Fund, Account No. 636505, Fund No. 0001, Organization No. 1490, Program No. 2631, Sub Class No. S118; and, be it

Further Resolved, That the law firm of Crivello, Carlson & Mentkowski, S.C., shall upon payment to claimant obtain a release of claim and deliver the original release to the City Attorney.

Requestor

City Attorney

Drafter

Rudolph M. Konrad

RMK:lmb

06/09/2009

1032-2006-2801:146803

CITY OF MILWAUKEE FISCAL NOTE

A) DATE: June 9, 2009

FILE NUMBER: _____

ORIGINAL FISCAL NOTE ☒ SUBSTITUTE ☐

SUBJECT: Resolution authorizing payment of the uninsured motorist claim of Eric Rom

B) SUBMITTED BY name/title/dept./ext.): Rudolph M. Konrad, Deputy City Attorney, ext. 2601

- C) CHECK ONE: ☒ ADOPTION OF THIS FILE AUTHORIZES EXPENDITURES.
☐ ADOPTION OF THIS FILE DOES NOT AUTHORIZE EXPENDITURES; FURTHER COMMON COUNCIL ACTION NEEDED.
LIST ANTICIPATED COSTS IN SECTION G BELOW.
☐ NOT APPLICABLE/NO FISCAL IMPACT.

- D) CHARGE TO: ☐ DEPARTMENTAL ACCOUNT (DA) ☐ CONTINGENT FUND (CF)
☐ CAPITAL PROJECTS FUND (CPF) ☒ SPECIAL PURPOSE ACCOUNTS (SPA)
☐ PERM. IMPROVEMENT FUNDS (PIF) ☐ GRANT & AID ACCOUNTS (G & AA)
☐ OTHER (SPECIFY) Damages and Claims Fund

E) PURPOSE	SPECIFY TYPE/USE	ACCOUNT	EXPENDITURE	REVENUE	SAVINGS
SALARIES/WAGES:					
SUPPLIES:					
MATERIALS:					
NEW EQUIPMENT:					
EQUIPMENT REPAIR:					
OTHER:	Uninsured Motorist Settlement Payment	636505 0001 1490 2631 S118	3,500.00		
TOTALS			3,500.00		

F) FOR EXPENDITURES AND REVENUES WHICH WILL OCCUR ON AN ANNUAL BASIS OVER SEVERAL YEARS CHECK THE APPROPRIATE BOX BELOW AND THEN LIST EACH ITEM AND DOLLAR AMOUNT SEPARATELY.

<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	
<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	
<input type="checkbox"/> 1-3 YEARS	<input type="checkbox"/> 3-5 YEARS	

G) LIST ANY ANTICIPATED FUTURE COSTS THIS PROJECT WILL REQUIRE FOR COMPLETION:

H) COMPUTATIONS USED IN ARRIVING AT FISCAL ESTIMATE:

PLEASE LIST ANY COMMENTS ON REVERSE SIDE AND CHECK HERE ☐

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



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THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 9, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 – City Hall

Re: Resolution Authorizing Payment of the Uninsured Motorist Claim
Of Eric Rom, C.I. File No. 06-L-81

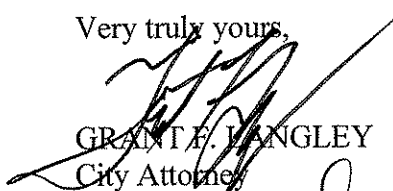
Dear Council Members:


Enclosed is a resolution recommending settlement of the above-referenced claim, which we ask be introduced and referred to the Committee on Judiciary and Legislation for their recommendation.

Claimant, Eric Rom, through his attorneys, Cermele & Associates, S.C., alleges that on March 13, 2006, while on duty as a City of Milwaukee police officer, he was involved in a vehicle accident with an uninsured motorist, sustaining certain injuries and damages. The claimant has agreed to settle this claim for the amount of \$3,500.00.

Settlement of this claim is recommended based upon the reasons stated on the enclosed Settlement Draft Request from the law firm of Crivello, Carlson & Mentkowski, S.C. This firm has been retained to administer the City of Milwaukee's uninsured motorist self-insurance plan.

Very truly yours,


GRANT F. LANGLEY
City Attorney


RUDOLPH M. KONRAD
Deputy City Attorney

RMK:lmb
enclosures
1032-2006-2801:146801

CITY OF MILWAUKEE

SETTLEMENT DRAFT REQUEST

Uninsured Motorist Claim Under Sec. 62.67 Stats.

CASE NAME: Eric Rom **DATE OF LOSS:** March 13, 2006

C.I. FILE NO: 06-L-81 **CC FILE NO:** 0095-0601377

AMOUNT REQUESTED: \$3,500.00


PAYABLE TO: Eric Rom and Cermele and Associates, S.C. – Trust Account

REASON FOR REQUEST:

Eric Rom, a City of Milwaukee Police Officer, was in the scope of his employment and operating a City of Milwaukee Police vehicle that was traveling westbound on West North Avenue with its emergency lights and sirens activated. As the City vehicle approached the intersection of West North Avenue and North 31st Street, the uninsured motorist, who was in the right hand lane of West North Avenue, failed to yield the right of way and changed lanes into the left lane, striking the police vehicle and causing the accident. As a result of conduct of the uninsured motorist, there is liability on the City of Milwaukee pursuant to §62.67 Stats., and the City of Milwaukee's Uninsured Motorist Self-Insurance Plan.

Officer Rom sustained injuries to his head, back, and neck. The claimed medical expenses and lost wages total \$12,448.64.

DATED: 06/08/09

BY: 
Nick G. Kotsonis
Crivello Carlson, S.C.

NOTICES SENT TO FOR FILE 090206:

[illegible]



Legislation Details (With Text)

File #: 090186 **Version:** 1

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Substitute resolution to settle claims for defense of various police officers.

Sponsors: THE CHAIR

Indexes: CLAIMS PAYMENT, POLICE DEPARTMENT

Attachments: [Fiscal Note](#)
[Ortiz](#)
[Anders, Walkowiak](#)
[Cornejo](#)
[Martinez, Markowski](#)
[Martin, Watson, Roufus, Little](#)
[Osiewalski](#)
[Fritz, Sebestyen](#)
[Klemstein](#)
[Wilson, Dobbs](#)
[Fernandez](#)
[Harris](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/25/2009	1	CITY CLERK	DRAFT SUBMITTED		

Number

090186

Version

Substitute 1

Reference

Title

Substitute resolution to settle claims for defense of various police officers.

Body

Resolved, By the Common Council of the City of Milwaukee, that the proper city officers be and they hereby are authorized and directed to issue a city check in the sum of \$935.00 payable to Gimbel Reilly Guerin & Brown, Two Plaza East, Suite 1170, 330 East Kilbourn Avenue Milwaukee, WI 53202 to reimburse them for legal fees for defense of the following police officers:

POLICE OFFICERS	AMOUNT
Jesus Ortiz	\$935.00
TOTAL	\$935.00

; and, be it

Further Resolved, That the check for \$935.00 is to be delivered upon presentation of a proper release, approved by the City Attorney; said amount to be charged to the Damages and Claims Account -636506- Fund No. 0001 - Organization 1490- Program 2631 - Sub Class S118.

; and, be it

Further Resolved, That the proper city officers be and they hereby are authorized and directed to issue a city check in the sum of \$8,203.76 payable to Cermele & Associates, 6310 West Bluemound Rd., Suite 200, Milwaukee, WI 53213 to reimburse him for legal fees for defense of the following police officers:

POLICE OFFICERS	AMOUNT
Dale Anders, Ken Walkowiak	\$440.00
Efrain Cornejo	\$308.00
Michael Martin, Calvin Watson, Daniel Roufus, Trent Little	\$1,269.59

POLICE OFFICERS	AMOUNT
Laurel Osiewalski	\$616.00
Christopher Fritz, Justin Sebestyen	\$1,247.17

Paul Martinez, Matthew Markowski	\$682.00
Kevin Klemstein	\$1,012.00
Zebdee Wilson, Wardell Dobbs	\$781.00
Derrick Harris	\$726.00
Lourdes Fernandez	\$1,122.00
TOTAL	\$8,203.76

; and, be it

Further Resolved, That the check for \$8,203.76 is to be delivered upon presentation of a proper release, approved by the City Attorney; said amount to be charged to the Damages and Claims Account -636506- Fund No. 0001 - Organization 1490- Program 2631 - Sub Class S118.

Drafter

City Attorney
enm
06/24/09
147337

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
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JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

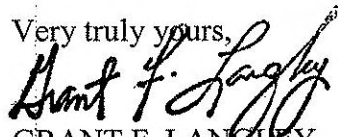
Re: Communication from Attorney D. Michael Guerin
for legal fees for Sergeant Jesus Ortiz

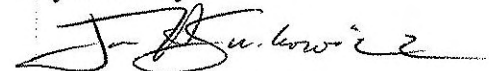
Dear Council Members:

Returned herewith is a document filed by Attorney D. Michael Guerin for attorney's fees for representing Sergeant Jesus Ortiz. The claim is in the amount of \$935.00 for 8.50 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officer on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

GRANT F. LANGLEY
City Attorney


JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.
1032-2008-3494.001:147340

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: SGT. JESUS ORTIZ
DISTRICT: DISTRICT THREE

RE: Receipt of Legal Services from Law Firm of
Attorney Michael Guerin

Attorney Michael Guerin has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: November 26, 2006
- 2) A citizen complaint made by: N/A
- 3) A police shooting incident occurring at: N/A

Is this information correct?

YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☒ NO ☐

Your signature: Jesús Ortiz

Print your name: Jesús Ortiz

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

RECEIVED
09 JAN 12 PM 2:05
MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs



GIMBEL • REILLY • GUERIN • BROWN

1032-2008-3494.001

CL-C-2008-0102

Writer's Direct E-mail
dmguerin@grgblaw.com

September 18, 2008

Mr. Ronald D. Leonhardt
Attn: Marian Hartner
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, Wisconsin 53202

CITY OF MILWAUKEE
RECEIVED
2008 SEP 23 PM 3:44
OFFICE OF
CITY ATTORNEY

Re: Sergeant Jesus Ortiz
Incident at George Webb's at 2935 North Oakland on November 26, 2006

Dear Ms. Hartner:

Jesus Ortiz a Milwaukee Police Sergeant retained our firm to represent him in connection with an altercation on November 26, 2006 in the above matter.

Consistent with its ethical obligation and the policy, the City Attorney's office was unable to represent Sergeant Ortiz in this matter.

I am enclosing the printout of time at the hourly rate of \$110.00 an hour for services rendered regarding Sergeant Ortiz.

If you have any questions, please feel free to contact me.

Yours truly,

D. MICHAEL GUERIN

DMG/ker

Enclosure

Mps0/Ortiz, Jesus/Hartner 2008-09-18

TWO PLAZA EAST
SUITE 1170
330 E. KILBOURN AVE.
MILWAUKEE, WI 53202
P: 414-271-1440
F: 414-271-7680
WWW.GRGBLAW.COM



GIMBEL, REILLY, GUERIN & BROWN
Two Plaza East, Suite 1170 - 330 East Kilbourn Avenue
Milwaukee, Wisconsin 53202 - www.grgblaw.com
Telephone (414) 271-1440 - Facsimile (414) 271-7680

Family Law, Personal Injury, Criminal Law, Real Estate,
Business, Estate Planning, Civil & Commercial Litigation
in State and Federal Courts
Federal Tax ID 39-1094570

Milwaukee Police Supervisor's Organization
3135 South 15th Street
Milwaukee WI 53215

Page: 1
August 31, 2008
ACCOUNT NO. 200659412M
STATEMENT NO: 1

Criminal - Sgt. Jesus Ortiz

Our invoices for services are due and payable within 60 days from the invoice date. Failure to pay charges within that time will result in an interest charge of 1-1/2% on the unpaid balance per month thereafter.

	HOURS
11/30/06	
DMG Telephone conference with Mike Edwards regarding Ortiz suspended pending review.	0.30
12/01/06	
DMG Office conference with new client.	1.20
RMD Office conference with Milwaukee Police Department Sergeant Ortiz and Attorney Guerin regarding suspension for alleged police brutality.	0.50
12/04/06	
DMG Telephone conference with client regarding charging conference.	0.30
12/05/06	
DMG Telephone conference with Attorney Cermele and Assistant District Attorney John Reddin regarding charging conference.	0.30
12/06/06	
DMG Research investigation issues; attend charging conference with client and Assistant District Attorney John Reddin.	2.50
12/13/06	
DMG Telephone conference with Attorney John Cermele.	0.40
01/29/07	
DMG Telephone conference with client; attend meeting with district attorney.	1.30
02/26/07	
DMG Attend meeting with District Attorney	

August 31, 2008

ACCOUNT NO. 200659412M

STATEMENT NO: 1

Criminal - Sgt. Jesus Ortiz

	HOURS
Chisolm.	1.00

02/27/07

DMG Telephone conference with client advise him of conference with District Attorney Chisolm; no contact from police department as of this date.	0.40
--	------

06/14/07

DMG Telephone conference with client.	0.30
---------------------------------------	------

09/11/07

DMG Telephone conference with client regarding status of work.	0.30	N/C
--	------	-----

FOR CURRENT SERVICES RENDERED	8.50	935.00
-------------------------------	------	--------

RECAPITULATION

<u>TIMEKEEPER</u>	<u>HOURS</u>	<u>HOURLY RATE</u>	<u>TOTAL</u>
D. M. Guerin	8.00	\$110.00	\$880.00
R. M. Dall'Osto	0.50	110.00	55.00

TOTAL CURRENT WORK	935.00
--------------------	--------

BALANCE DUE	<u><u>\$935.00</u></u>
-------------	------------------------

PLEASE RETURN ONE COPY OF THIS STATEMENT WITH YOUR PAYMENT.

THANK YOU!

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
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DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

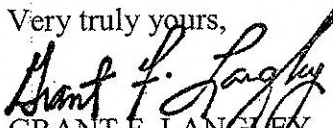
Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C.
for legal fees for Police Officers Dale Anders and Ken Walkowiak
EC 2643

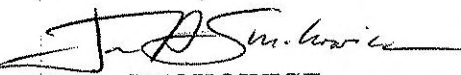
Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officers Dale Anders and Ken Walkowiak. The claim is in the amount of \$440.00 for 4.00 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officers on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

GRANT F. LANGLEY
City Attorney


JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.
1032-2008-3509.001:147319

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. DALE ANDERS
DISTRICT: NTF

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: SEPTEMBER 14 2007
- 2) An incident regarding complaint of: TRAVIS WILLIAMS
- 3) A police shooting incident occurring on: N/A

Is this information correct?

YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☒ NO ☐

Your signature:

Print your name:



DALE R ANDERS

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

KURT R. LEIBOLD
Acting Captain of Police
Professional Performance Division

KRL: lrc

MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

09 JAN 15 AM 10:37

RECEIVED

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. KEN WALKOWIAK
DISTRICT: NTF

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: SEPTEMBER 14 2007
- 2) An incident regarding complaint of: TRAVIS WILLIAMS
- 3) A police shooting incident occurring on: N/A

Is this information correct?

YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☒ NO ☐

Your signature: _____

Print your name: _____

Kenneth Walkowiak

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

KURT R. LEIBOLD
Acting Captain of Police
Professional Performance Division

KRL: lrc

RECEIVED
09 JAN 15 AM 10:38
MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

1032-2008-3509.001

CL-C-2008-0092

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

**RE: MPD Criminal Investigation of PO's Dale Anders and Ken Walkowiak
Allegations Regarding Mr. Travis Williams
Date of Incident: September 14, 2007
Location of Incident: 4938 West Hampton Avenue**

Dear Mr. Leonhardt:

Pursuant to Article 58 of the 2007-2009 Collective Bargaining Agreement between the City and the Milwaukee Police Association, the City should request that this claim be placed on the Common Council Committee agenda within 180 days of its receipt.

The above-named police officers have retained us to represent them in connection with the above-referenced matter.

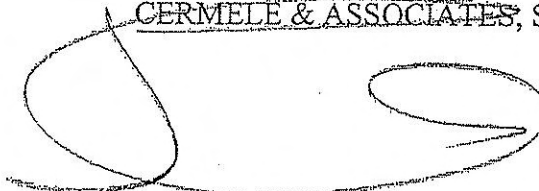
Consistent with its policy, the City Attorney's Office has refused to represent them and, as they were performing the duties of their office at the time of the events giving rise to the incident, this claim is hereby made on their behalf for the indicated legal fees. This incident involved an arrest.

According to correspondence from Acting Captain Leibold, the allegation is baseless. As such, no charges were issued against the officers. Attached is a copy of the letter along with status of the CIS Investigatory file, and an itemization of the time and services rendered.

Thank you.

Sincerely,

CERMELE & ASSOCIATES, S.C.

A handwritten signature in dark ink, consisting of a large, stylized 'J' followed by a cursive 'C' and a horizontal line extending to the right.

Jon Cerniele

/kjs
Attachments
ANDERS and WALKOWIAK

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANTIZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald Leonhardt
Milwaukee City Clerk
City Hall, Room 205
200 East Wells Street
Milwaukee WI 53202

RE: MPD Criminal Investigation of PO Dale Anders and Ken Walkowiak
Allegations Regarding Mr. Travis Williams
Date of Incident: September 14, 2007
Location of Incident: 4938 West Hampton Avenue
Professional services

	<u>Hours</u>
9/24/2007 Telephone call to PO Anders; memo to file; telephone call from PO Anders; receive and review Fax from PO Walkowiak; open file; memo to file.	0.80
Telephone call from PO Walkowiak; memo to file.	0.50
9/27/2007 Review reports; memo to file.	0.50
10/1/2007 Telephone call to PPD; memo to file; telephone call to witness; memo to file.	0.40
11/27/2007 Review file; telephone call from and to PPD; memo to file.	0.30
1/3/2008 Telephone call from and to client; review file; telephone call to PPD; telephone call to client; memo to file.	0.40
6/2/2008 Receive and review message from PPD.	0.10
6/17/2008 Fax to PPD regarding status; review file.	0.50

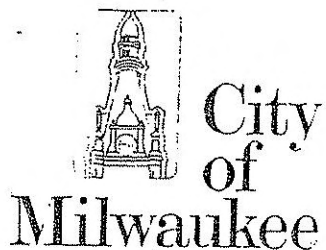
Mr. Ronald Leonhardt

Page 2

	<u>Hours</u>
7/21/2008 Fax to PPD seeking written clearance confirmation; calendar follow-up.	0.20
8/28/2008 Receive and review correspondence from PPD confirming case has been suspended; review file; correspondence to clients regarding same; close file.	0.30

	<u>✓</u>	<u>Amount</u>
For professional services rendered	4.00	\$440.00
Balance due		<u>\$440.00</u>

(Rate: \$110.00 per hour)



Police Department

RECEIVED

AUG 28 2008

CERMELE & ASSOCIATES, S.C.

Edward A. Flynn
Chief of Police

Monday, August 25, 2008

Matthew GRANITZ
Attorney At Law
6310 West Bluemound Road
Suite 200
Milwaukee, WI 53213

Dear Mr. GRANITZ:

This letter is in response to your inquiries regarding the status of CIS Investigatory Files.

Attached please find the requested information. If further assistance is needed Lieutenant of Detectives Karen Dubis can be contacted at 935-3540.

Sincerely,

KURT LEIBOLD
ACTING CAPTAIN OF POLICE

CIS FILE NO.	PPD FILE NO.	COMPLAINANT	ALLEGATION	DISPOSITION
1. 07-160	07-0768	DOLENSHEK, DUANE	MISC PUBLIC OFFICE	SUSPENDED-PEND NEW INFO
2. 08-046	08-0193	MOORE, OTIS	THEFT-EARRING	SUSPENDED-PEND NEW INFO
3. 08-016	07-0993	CITY OF MILWAUKEE	THEFT OF MONEY	SUSPENDED-PEND NEW INFO
4. 08-036	08-0121	VELASQUEZ, PEDRO	BATTERY	UNFOUNDED
5. 08-040	08-0171	GREER, MARVIN D.	ILLEGAL STRIP SEARCH	UNFOUNDED
6. 08-055	08-0249	HOLTZ, KIMBERLY	BATTERY	BASELESS
7. 07-147	07-0696	WILLIAMS, TRAVIS D.	SUBSTANTIAL BATTERY	BASELESS

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
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THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C.
for legal fees for Police Officer Efrain Cornejo
EC 2644

Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officer Efrain Cornejo. The claim is in the amount of \$308.00 for 2.80 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officer on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

GRANT F. LANGLEY
City Attorney

JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.

1032-2008-3509.002:147318

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. EFRAIN CORNEJO
DISTRICT: TWO

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: MARCH 10, 2008
- 2) An incident regarding complaint of: PEDRO VELASQUEZ
- 3) A police shooting incident occurring on: N/A

Is this information correct?

YES X NO

Did you receive legal representation
in this matter?

YES X NO

Your signature: PO Efrain Cornejo

Print your name: EFRAIN CORNEJO

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

KRL: lrc

KURT R. LEIBOLD
Acting Captain of Police
Professional Performance Division

MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

09 FEB -6 PM 12:12

RECEIVED

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

RE: MPD Criminal Investigation of PO Efrain Cornejo
Allegations Regarding Mr. Pedro Velasquez
Date of Incident: March 10, 2008
Location of Incident: 3367-A South 14th Street

Dear Mr. Leonhardt:

Pursuant to Article 58 of the 2007-2009 Collective Bargaining Agreement between the City and the Milwaukee Police Association, the City should request that this claim be placed on the Common Council Committee agenda within 180 days of its receipt.

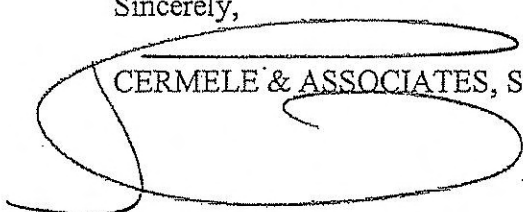
The above-named police officer has retained us to represent him in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent him and, as he was performing the duties of his office at the time of the events giving rise to the incident, this claim is hereby made on his behalf for the indicated legal fees. This incident involved an investigation and arrest.

According to correspondence from Acting Captain Leibold, the allegation is unfounded. As such, no charges were issued against the officer. Attached is a copy of the letter along with status of the CIS Investigatory file and an itemization of the time and services rendered.

Thank you.

Sincerely,



CERMELE & ASSOCIATES, S.C.

Jon Cermele

/kjs
Attachments
CORNEJO

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSE ALAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald Leonhardt
Milwaukee City Clerk
City Hall, Room 205
200 East Wells Street
Milwaukee WI 53202

RE: MPD Criminal Investigation of PO Efrain Cornejo
Allegations Regarding Mr. Pedro Velasquez
Date of Incident: March 10, 2008
Location of Incident: 3367-A South 14th Street
Professional services

		<u>Hours</u>	<u>Amount</u>
5/1/2008	MG Lengthy telephone call from PO Cornejo regarding new criminal investigation; calendar office conference with same; open file.	0.50	55.00
	MG Telephone call to PO Cornejo.	0.30	33.00
5/2/2008	MG Office conference with PO Cornejo; telephone call to PPD; memo to file; calendar follow-up.	1.00	110.00
5/6/2008	MG Telephone call to PO Cornejo; memo to file.	0.30	33.00
6/19/2008	MG Fax to PPD regarding status; calendar follow-up.	0.20	22.00
7/21/2008	MG Fax to PPD seeking written clearance confirmation; calendar follow-up.	0.20	22.00
8/28/2008	MG Receive and review correspondence from PPD confirming case has been suspended; review file; correspondence to client regarding same; close file.	0.30	33.00

Mr. Ronald Leonhardt

Page 2

For professional services rendered

Balance due

<u>Hours</u>	<u>Amount</u>
✓ 2.80	✓ \$308.00
	<u>\$308.00</u>



Police Department

RECEIVED

AUG 28 2008

CERMELE & ASSOCIATES, S.C.

Edward A. Flynn
Chief of Police

Monday, August 25, 2008

Matthew GRANITZ
Attorney At Law
6310 West Bluemound Road
Suite 200
Milwaukee, WI 53213

Dear Mr. GRANITZ:

This letter is in response to your inquiries regarding the status of CIS Investigatory Files.

Attached please find the requested information. If further assistance is needed Lieutenant of Detectives Karen Dubis can be contacted at 935-3540.

Sincerely,

A handwritten signature in black ink, appearing to read "Kurt Leibold", written over a horizontal line.

KURT LEIBOLD
ACTING CAPTAIN OF POLICE

CIS FILE NO.	PPD FILE NO.	COMPLAINANT	ALLEGATION	DISPOSITION
1. 07-160	07-0768	DOLENSHEK, DUANE	MISC PUBLIC OFFICE	SUSPENDED-PEND NEW INFO
2. 08-046	08-0193	MOORE, OTIS	THEFT-EARRING	SUSPENDED-PEND NEW INFO
3. 08-016	07-0993	CITY OF MILWAUKEE	THEFT OF MONEY	SUSPENDED-PEND NEW INFO
4. 08-036	08-0121	VELASQUEZ, PEDRO	BATTERY	UNFOUNDED
5. 08-040	08-0171	GREER, MARVIN D.	ILLEGAL STRIP SEARCH	UNFOUNDED
6. 08-055	08-0249	HOLTZ, KIMBERLY	BATTERY	BASELESS
7. 07-147	07-0696	WILLIAMS, TRAVIS D.	SUBSTANTIAL BATTERY	BASELESS

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
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SUSAN E. LAPPEN
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
GREGG C. HAGOPIAN
ELLEN H. TANGEN
MELANIE R. SWANK
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRlich
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
KATHRYN Z. BLOCK
MEGAN T. CRUMP
ELOISA DE LEÓN
ADAM B. STEPHENS
KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C.
for legal fees for Police Officers Paul Martinez and Matthew Markowski
EC 2647

Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officers Paul Martinez and Matthew Markowski. The claim is in the amount of \$682.00 for 6.20 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officer on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

A handwritten signature in black ink that reads "Grant F. Langley".

GRANT F. LANGLEY
City Attorney

A handwritten signature in black ink that reads "Jan A. Smokowicz".

JAN A. SMOKOWICZ
Assistant City Attorney

JAS

Enc.

1032-2008-3509.005:147338

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

RECEIVED
09 JAN 12 PM 2:05
MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

TO: P.O. PAUL MARTINEZ
DISTRICT: FIVE

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: SEPTEMBER 15, 2006
- 2) An incident regarding complaint of: DUANE DOLENSHEK
- 3) ~~A police shooting incident occurring on: N/A~~

Is this information correct?

YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☐ NO ☐

Your signature: Paul Martinez

Print your name: PO Paul MARTINEZ

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

KURT R. LEIBOLD
Acting Captain of Police
Professional Performance Division

KRL: lrc

1032-2008-3509.005

CL-C-2008-6096

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

**RE: MPD Criminal Investigation of PO's Paul Martinez and Matthew Markowski
Allegations Regarding Mr. Duane Dolenshek
Date of Incident: September 15, 2006
Location of Incident: 4070 North 14th Street**

Dear Mr. Leonhardt:

Pursuant to Article 58 of the 2007-2009 Collective Bargaining Agreement between the City and the Milwaukee Police Association, the City should request that this claim be placed on the Common Council Committee agenda within 180 days of its receipt.

The above-named police officers have retained us to represent them in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent them and, as they were performing the duties of their office at the time of the events giving rise to the incident, this claim is hereby made on their behalf for the indicated legal fees. This incident involved an arrest.

According to correspondence from Acting Captain Leibold, the case is suspended pending new information. As such, no charges were issued against the officer. Attached is a copy of the letter along with status of the CIS Investigatory file and an itemization of the time and services rendered.

Thank you.

Sincerely,

CERMELE & ASSOCIATES, S.C.

Jon Cermele

/kjs

Attachments

MARTINEZ and MARKOWSKI

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald Leonhardt
Milwaukee City Clerk
City Hall, Room 205
200 East Wells Street
Milwaukee WI 53202

RE: MPD Criminal Investigation of PO's Paul Martinez and Matthew Markowski
Allegations Regarding Mr. Duane Dolenshek
Date of Incident: September 15, 2006
Location of Incident: 4070 North 14th Street
Professional services

	<u>Hours</u>
1/8/2008 Telephone call from and to PO Martinez regarding new criminal investigation; open file; calendar office conference with PO Martinez; CCAP research for complainant.	0.70
1/14/2008 Telephone call from MPD witness.	0.20
1/16/2008 Telephone call from client.	0.20
1/22/2008 Office conference with PO Martinez; review MPD incident report related to alleged complaint.	1.10
1/23/2008 Telephone call to PPD.	0.20
1/28/2008 Telephone call to and from PO Markowski; calendar office conference with same.	0.20
1/29/2008 Office conference with PO Markowski regarding investigation.	0.60
2/1/2008 Telephone call to MPD witness; telephone call to PO Martinez.	0.50

	<u>Hours</u>
2/19/2008 CCAP research on complainant; telephone call to PO Martinez regarding status of case and decision not to provide statement; telephone call to PO Markowski; memo to file.	0.50
3/3/2008 Telephone call from PO Markowski; memo to file.	0.20
3/7/2008 Telephone call to PO Markowski regarding status; telephone call to and from PPD; correspondence to PO's Martinez and Markowski; memo to file.	0.50
4/2/2008 Telephone call to PPD regarding investigation status; memo to file.	0.10
8/19/2008 Telephone call to PPD; memo to file.	0.20
8/22/2008 Telephone call from PPD indicating investigation has been suspended; memo to file regarding same; fax to PPD seeking written confirmation of same.	0.50
8/28/2008 Receive and review correspondence from PPD confirming case has been suspended; review file; correspondence to clients regarding same; close file.	0.50

		<u>Amount</u>
For professional services rendered	6.20	\$682.00
Balance due		<u>\$682.00</u>

(Rate: \$110.00 per hour)



Police Department

RECEIVED

AUG 28 2008

DERMELE & ASSOCIATES, S.C.

Edward A. Flynn

Chief of Police

Monday, August 25, 2008

Matthew GRANITZ
Attorney At Law
6310 West Bluemound Road
Suite 200
Milwaukee, WI 53213

Dear Mr. GRANITZ:

This letter is in response to your inquiries regarding the status of CIS Investigatory Files.

Attached please find the requested information. If further assistance is needed Lieutenant of Detectives Karen Dubis can be contacted at 935-3540.

Sincerely,

A handwritten signature in black ink, appearing to read "Kurt Leibold", written over a horizontal line.

KURT LEIBOLD
ACTING CAPTAIN OF POLICE

CIS FILE NO.	PPD FILE NO.	COMPLAINANT	ALLEGATION	DISPOSITION
1. 07-160	07-0768	DOLENSHEK, DUANE	MISC PUBLIC OFFICE	SUSPENDED-PEND NEW INFO
2. 08-046	08-0193	MOORE, OTIS	THEFT-EARRING	SUSPENDED-PEND NEW INFO
3. 08-016	07-0993	CITY OF MILWAUKEE	THEFT OF MONEY	SUSPENDED-PEND NEW INFO
4. 08-036	08-0121	VELASQUEZ, PEDRO	BATTERY	UNFOUNDED
5. 08-040	08-0171	GREER, MARVIN D.	ILLEGAL STRIP SEARCH	UNFOUNDED
6. 08-055	08-0249	HOLTZ, KIMBERLY	BATTERY	BASELESS
7. 07-147	07-0696	WILLIAMS, TRAVIS D.	SUBSTANTIAL BATTERY	BASELESS

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
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KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C. for
legal fees for Police Officers Michael Martin, Calvin Watson, Daniel Roufus
and Trent Little
EC 2678

Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officers Michael Martin, Calvin Watson, Daniel Roufus and Trent Little. The claim is in the amount of \$1,269.59 including \$4.59 in disbursements for 11.50 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by the filing of a citizen's complaint against the officers with the Fire and Police Commission. The complaint was dismissed by the Commission.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

A handwritten signature in black ink that reads "Grant F. Langley".

GRANT F. LANGLEY
City Attorney

A handwritten signature in black ink that reads "Jan A. Smokowicz".

JAN A. SMOKOWICZ
Assistant City Attorney

JAS

Enc.

1032-2008-3819.006:147326

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. MICHAEL MARTIN
DISTRICT: DISTRICT SEVEN

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: December 4, 2007
- 2) A citizen complaint made by: Ms. Lucile Fisher
- 3) A police shooting incident occurring at: N/A

Is this information correct?

YES X NO

Did you receive legal representation
in this matter?

YES X NO

Your signature: _____

PO Michael Martin

Print your name: _____

Michael Martin

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

RECEIVED
09 JAN - 7 AM 9:45
MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

TO: P.O. CALVIN WATSON
DISTRICT: DISTRICT FOUR

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: December 4, 2007
- 2) A citizen complaint made by: Ms. Lucile Fisher
- 3) A police shooting incident occurring at: N/A

Is this information correct?

YES X NO

Did you receive legal representation
in this matter?

YES X NO

Your signature: PO Calvin Watson

Print your name: PO Calvin Watson

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. DANIEL ROUFUS
DISTRICT: DISTRICT SEVEN

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: December 4, 2007
- 2) A citizen complaint made by: Ms. Lucile Fisher
- 3) A police shooting incident occurring at: N/A

Is this information correct?


YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☒ NO ☐

Your signature: _____

Print your name: _____


DANIEL ROUFUS

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. TRENT LITTLE
DISTRICT: DISTRICT FOUR

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

RECEIVED
09 JAN - 7 AM 9:45
MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: December 4, 2007
- 2) A citizen complaint made by: Ms. Lucile Fisher
- 3) A police shooting incident occurring at: N/A

Is this information correct?

YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☒ NO ☐

Your signature: Trent D. Little

Print your name: Trent Little

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs

CL-C-2008-0116

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

December 12, 2008

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

RE: Citizen Complaint of Ms. Lucile Fisher⁰⁷
Against PO's Michael Martin, Calvin Watson, Daniel Roufus and⁰⁷
Trent Little⁰⁴
Complaint No.: 08-29
Date of Incident: December 4, 2007

Dear Mr. Leonhardt:

Pursuant to Article 58 of the 2007-2009 Collective Bargaining Agreement between the City and the Milwaukee Police Association, the City should request that this claim be placed on the Common Council Committee agenda within 180 days of its receipt.

The above-named police officers have retained us to represent them in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent them and, as they were performing the duties of their office at the time of the events giving rise to the incident, this claim is hereby made on their behalf for the indicated legal fees. This incident involved a call for assistance.

The Fire and Police Commission has closed the file. Attached is a copy of the letter from the Fire and Police Commission and an itemization of the time and services rendered.

Thank you.

Sincerely,

CERMELE & ASSOCIATES, S.C.

Jon Cermele

/kjs

Attachments

MARTIN, et al

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -

WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANTZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

December 12, 2008

Mr. Ronald Leonhardt
Milwaukee City Clerk
City Hall, Room 205
200 East Wells Street
Milwaukee WI 53202

RE: Citizen Complaint of Ms. Lucile Fisher
Against PO's Michael Martin, Calvin Watson, Daniel Roufus and Trent
Little
FPC No: 08-29
Date of Incident: December 4, 2007
Professional services

	<u>Hours</u>
6/10/2008 Receive and review new citizen Complaint; open file.	0.40
6/12/2008 Intra-office conference with Allan concerning Open Records request; Muni. Court case search regarding complainant.	0.50
Office conference with PO Watson regarding representation; Open Records request.	1.00
6/17/2008 Receive and review correspondence from FPC.	0.10
7/22/2008 Receive and review correspondence from FPC.	0.20
8/6/2008 Telephone call to PO Martin; telephone call to and from PO Roufus; telephone call to PO Watson.	0.10
Review correspondence from Mediation Center.	0.20
8/7/2008 Telephone call to Mediation Center.	0.10

	<u>Hours</u>
8/13/2008 Telephone call to PO Little; telephone call to Mediation Center regarding rescheduling mediation; telephone calls to PO's Martin and Roufus regarding new date for mediation; telephone call to PO Watson.	0.50
8/21/2008 Telephone call from PO Watson regarding mediation date; lengthy telephone call to PO Little regarding mediation.	0.50
9/2/2008 Telephone call to PO Martin regarding mediation date; telephone call to PO Watson; telephone call to PO Roufus; telephone call to PO Little.	0.40
9/5/2008 E-mail to and from Mediation Center regarding mediation date.	0.10
9/16/2008 Telephone call from Mediator; correspondence to clients.	0.30
9/23/2008 E-mail to Mediator regarding dates for mediation.	0.10
Receive and review e-mail correspondence from Mediator; forward same to Allan.	0.20
10/14/2008 Telephone call to Mediator; telephone calls to clients; telephone call to Mediator; lengthy telephone call from PO Martin.	0.60
10/15/2008 Telephone call from PO Martin; telephone call to Mediator; review file.	0.60
10/16/2008 E-mail to Mediator and Johnson regarding mediation date.	0.10
10/17/2008 Telephone call to all clients.	0.30
10/20/2008 E-mail to Mediator; telephone call to clients; telephone call from PO Martin; telephone call from PO Watson; telephone call to Mediator; telephone call from PO Little; e-mail from FPC and Mediator regarding new mediation date; review file; prepare for mediation.	1.50

	<u>Hours</u>
10/21/2008 Review file; travel; attend mediation.	3.20
10/22/2008 Telephone call to FPC.	0.10
10/27/2008 Receive and review correspondence from FPC closing file; correspondence to clients; close file.	0.40

	<u>Amount</u>
For professional services rendered	11.50
Additional charges:	\$1,265.00
9/5/2008 MPD Open Records request	4.59
Total costs	<u>\$4.59</u>
Total amount of this bill	<u>\$1,269.59</u>
Balance due	<u><u>\$1,269.59</u></u>

(Rate: \$110.00 per hour)



RECEIVED

OCT 27 2008

CERMELE & ASSOCIATES, S.C.

Fire and Police Commission

Michael G. Tobin
Executive Director

Richard C. Cox
Chair
Carolina M. Stark
Vice-Chair
Leonard J. Sobczak
Ernesto A. Baca
Earl A. Buford
Kathryn A. Hein
Carolina M. Stark
Paoi X. Lor
Commissioners

October 23, 2008

Ms. Lucile Fisher
3602 North 51st Boulevard
Milwaukee, WI 53216

RE: Lucile Fisher v. Sergeant Dexter R. Hines, Police Officers Calvin E. Watson,
Trent D. Little, Michael G. Martin and Daniel J. Roufus
FPC Complaint No. 08-29

Dear Ms. Fisher:

You participated in mediation with the above-mentioned officers on Monday, October 20, 2008 at 1:00 p.m. Upon completion of the mediation, you stated that you would not sign the Resolution Agreement and wanted to think about.

On Thursday, October 23, 2008, Cindy Janusz of our office contacted you regarding the mediation. You indicated that you are still dissatisfied with the outcome of the mediation. Ms. Janusz informed you that there is not enough evidence with your complaint of any wrongdoing by the officers to pursue a trial against them. We are, therefore, closing our file on your complaint.

If you have any questions regarding our decision, please call Ms. Janusz at (414) 286-5055.

Sincerely,

Michael G. Tobin
Executive Director

MGT:cj

cc: Chief Edward A. Flynn
Chelsie Allan, Esq.
Alan R. Johnson, Esq.
Sergeant Dexter R. Hines
Police Officer Calvin E. Watson
Police Officer Trent D. Little
Police Officer Michael G. Martin
Police Officer Daniel J. Roufus

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
DAVID J. STANOSZ
SUSAN E. LAPPEN
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
GREGG C. HAGOPIAN
ELLEN H. TANGEN
MELANIE R. SWANK
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRLICH
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
KATHRYN Z. BLOCK
MEGAN T. CRUMP
ELOISA DE LEÓN
ADAM B. STEPHENS
KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C. for
legal fees for Police Officer Laurel Osiewalski
EC 2679

Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officer Laurel Osiewalski. The claim is in the amount of \$616.00 for 5.60 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by the filing of a citizen's complaint against the officer and sergeant with the Fire and Police Commission. The complaint was dismissed by the Commission.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

A handwritten signature in black ink that reads "Grant F. Langley".

GRANT F. LANGLEY
City Attorney

A handwritten signature in black ink that reads "Jan A. Smokowicz".

JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.

1032-2008-3819.007:147332

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. LAUREL OSIEWALSKI
DISTRICT: DISTRICT SEVEN

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: May 24, 2008
- 2) A citizen complaint made by: Ms. Nia Hardison
- 3) A police shooting incident occurring at: N/A

Is this information correct?

YES X NO

Did you receive legal representation
in this matter?

YES X NO

Your signature: _____



Print your name: _____

Laurel Osiewalski

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs

CI-C-2008-0117

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

December 12, 2008

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

**RE: Citizen Complaint of Ms. Nia Hardison
Against PO Laurel Osiewalski M
Complaint No.: 08-54
Date of Incident: May 24, 2008**

Dear Mr. Leonhardt:

Pursuant to Article 58 of the 2007-2009 Collective Bargaining Agreement between the City and the Milwaukee Police Association, the City should request that this claim be placed on the Common Council Committee agenda within 180 days of its receipt.

The above-named police officer has retained us to represent him in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent him and, as he was performing the duties of his office at the time of the events giving rise to the incident, this claim is hereby made on his behalf for the indicated legal fees. This incident involved a call for police.

The Fire and Police Commission dismissed the complaint. Attached is a copy of the dismissal notice and an itemization of the time and services rendered.

Thank you.

Sincerely,

CERMELE & ASSOCIATES, S.C.

Jon Cermele

/kjs

Attachments
OSIEWALSKI

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -

WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

December 12, 2008

Mr. Ronald Leonhardt
Milwaukee City Clerk
City Hall, Room 205
200 East Wells Street
Milwaukee WI 53202

RE: Citizen Complaint of Ms. Nia Hardison
Against PO Laurel Osiewalski
FPC No: 08-54
Date of Incident: May 24, 2008
Professional services

	<u>Hours</u>
11/10/2008 Telephone call from PO Osiewalski regarding new citizen complaint; open file; memo to file.	0.40
11/11/2008 Office conference with PO Osiewalski; telephone call to Mediator; e-mail to Mediator.	1.10
11/14/2008 Telephone call to and from client; e-mail to Mediator.	0.30
11/17/2008 E-mail from Mediator regarding date for mediation; telephone call to client.	0.20
11/18/2008 Telephone call from client; e-mail to Mediator; correspondence to client.	0.20
11/21/2008 Review file for mediation; memo to file.	0.50
11/24/2008 Prepare for mediation.	0.50
11/26/2008 Prepare for mediation; travel; attend mediation.	2.00

Mr. Ronald Leonhardt

Page 2

	<u>Hours</u>
12/11/2008 Receive and review correspondence from FPC regarding dismissal of complaint; correspondence to client regarding same; close file.	0.40

	<u>Amount</u>
For professional services rendered	5.60
Balance due	<u>\$616.00</u>

(Rate: \$110.00 per hour)



RECEIVED

DEC 09 2008

CERMELE & ASSOCIATES, P.C.

Richard C. Cox
Chair

Carolina M. Stark
Vice-Chair

Leonard J. Sobczak

Ernesto A. Baca

Earl A. Buford

Kathryn A. Hein

Paoi X. Lor

Commissioners

Fire and Police Commission

Michael G. Tobin
Executive Director

December 8, 2008

Ms. Nia R. Hardison
5080 North 84th Street
Milwaukee, WI 53225

RE: Complaint of Nia R. Hardison v. Police Officers Laurel K. Osiewalski
and Anthony Hibbler (resigned)
FPC Complaint No. 08-54

Dear Ms. Hardison:

Pursuant to your telephone conversation last week with Cindy Janusz of our office, you informed her that you are satisfied with the mediation that took place on November 26, 2008 with Police Officer Laurel Osiewalski.

We are, therefore, closing our file on your complaint.

If you have any questions, please call Ms. Janusz at (414) 286-5055.

Sincerely,

Michael G. Tobin
Executive Director

MGT:cj

cc: Chief Edward A. Flynn
Chelsie Allan, Esq.
Police Officer Laurel K. Osiewalski



Mediation Case No. 05011-08-MFPC
FPC Complaint No. 08-54
Date: November 26, 2008
Page 1 of 1

MILWAUKEE MEDIATION CENTER
A Program of Wisconsin Community Services, Inc.

Nia Hardison and Officer Laurel Osiewalski

AGREEMENT

We the undersigned, having participated in a mediation session on November 26, 2008, and being satisfied that the provisions of the resolution of our dispute are fair and reasonable, hereby agree to abide by and fulfill the following:

A successful mediation took place and the complaint file will be closed & no further action will be taken by the Fire Police Commission.

Signed:

[Signature]

[Signature] OSIEWALSKI
Ch. Ch.

Milwaukee Mediation Center ~ 3732 W. Wisconsin Avenue, Suite 200 ~ Milwaukee, WI 53208
Phone (414) 271-5464, Fax (262) 544-9456, Email ~ mcwc@wiscs.org

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOREN
JOHN J. HEINEN
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DONALD L. SCHRIEFER
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LEONARD A. TOKUS
MIRIAM R. HORWITZ
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BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C. for
legal fees for Police Officers Christopher Fritz and Sergeant Justin Sebestyen
EC 2681

Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officer Christopher Fritz and Sergeant Justin Sebestyen. The claim is in the amount of \$1,247.17 including \$15.17 in disbursements for 11.20 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by the filing of a citizen's complaint against the officer and sergeant with the Fire and Police Commission. The complaint was dismissed by the Commission.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

A handwritten signature in black ink, appearing to read "Grant F. Langley".

GRANT F. LANGLEY
City Attorney

A handwritten signature in black ink, appearing to read "Jan A. Smokowicz".

JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.

1032-2008-3819.009:147320

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: SGT. JUSTIN SEBESTYEN
DISTRICT: SIX

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: January 16, 2007
- 2) A citizen complaint made by: Ms. Brigitte Lindemann
- 3) A police shooting incident occurring at: N/A

Is this information correct?


YES ____ NO ____

Did you receive legal representation
in this matter?

YES ____ NO ____

Your signature: _____

Print your name: _____


SEBESTYEN
JUSTIN J. SEBESTYEN

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs

RECEIVED
09 JAN 12 PM 2:05
MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. CHRISTOPHER FRITZ
DISTRICT: FOUR

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: January 16, 2007
- 2) A citizen complaint made by: Ms. Brigitte Lindemann
- 3) A police shooting incident occurring at: N/A

Is this information correct?

YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☒ NO ☐

Your signature: _____

P.O. Christopher Fritz

Print your name: _____

Christopher Fritz

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

DENITA R. BALL
Deputy Inspector of Police
Professional Performance Division

DRB: kjs

CL-C-2008-0119

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

December 12, 2008

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

RE: Citizen Complaint of Ms. Brigitte Lindemann
Against ~~PO's~~ ^{Sgt} Justin Sebestyen and Christopher Fritz ^{P.O.}
Complaint No.: 07-19
Date of Incident: January 16, 2007

Dear Mr. Leonhardt:

Pursuant to Article 58 of the 2007-2009 Collective Bargaining Agreement between the City and the Milwaukee Police Association, the City should request that this claim be placed on the Common Council Committee agenda within 180 days of its receipt.

The above-named police officers have retained us to represent them in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent them and, as they were performing the duties of their office at the time of the events giving rise to the incident, this claim is hereby made on their behalf for the indicated legal fees. This incident involved response to a call for police.

The Fire and Police Commission has closed the file. Attached is a copy of the letter from the Fire and Police Commission and an itemization of the time and services rendered.

Thank you.

Sincerely,

CERMELE & ASSOCIATES, S.C.

Jon Cermele

/kjs

Attachments

SEBESTYEN and FRITZ

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANTZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

December 12, 2008

Mr. Ronald Leonhardt
Milwaukee City Clerk
City Hall, Room 205
200 East Wells Street
Milwaukee WI 53202

RE: Citizen Complaint of Ms. Brigitte Lindemann
Against PO's Justin Sebestyen and Christopher Fritz
FPC No: 07-19
Date of Incident: January 16, 2007
Professional services

	<u>Hours</u>
6/29/2007 Conference with PO Sebestyen; open file; Open Records request; CCAP and Muni. court research.	1.20
7/5/2007 Office conference with PO Fritz.	1.00
7/10/2007 Receive and review correspondence from City.	0.10
7/17/2007 Telephone call from MPD open records.	0.10
8/2/2007 Receive and review records; Open Records request for photos.	0.30
8/30/2007 Review photos from MPD.	0.10
3/3/2008 Telephone call from FPC regarding conciliation and availability; receive and review correspondence from FPC regarding new conciliation process; review file for complainant allegations; review photos from scene.	0.50
3/4/2008 Telephone call from PO Sebestyen and PO Fritz regarding conciliation scheduling; memo to file.	0.30

	<u>Hours</u>
3/7/2008 Telephone call from PO Fritz regarding 2008 vacation schedule; telephone call to FPC regarding same; memo to file.	0.30
7/18/2008 Telephone call to PO Sebestyen; memo to file.	0.20
7/21/2008 Review file.	0.20
7/23/2008 Telephone call to PO Sebestyen; telephone call to PO Fritz; telephone call to Mediation Center; telephone call to and from FPC; memo to file.	0.50
7/24/2008 Telephone call from PO Fritz regarding mediation; memo to file; e-mail to Mediation Center regarding same.	0.30
8/6/2008 Review e-mail correspondence from Mediation Center; telephone call to and from PO Sebestyen; telephone call to PO Fritz; memo to file; calendar mediation.	0.40
8/8/2008 Receive and review correspondence from Milwaukee Mediation Center regarding mediation date; correspondence to clients regarding same; calendar same.	0.30
8/27/2008 Telephone call from PO Fritz regarding mediation.	0.10
8/28/2008 Review file; prepare for mediation; travel; meeting with clients; attend mediation; return travel.	4.10
9/5/2008 Receive and review correspondence from Milwaukee Mediation Center.	0.10
9/11/2008 Receive and review correspondence from FPC.	0.10
10/8/2008 Review file; telephone call to FPC regarding status; memo to file; receive and review correspondence from FPC confirming file closure; correspondence to clients regarding same; close file.	1.00

Mr. Ronald Leonhardt

Page 3

	<u>Hours</u>	<u>Amount</u>
For professional services rendered	11.20	\$1,232.00
Additional charges:		
8/3/2007 MPD Open Records request		4.59
8/31/2007 MPD Open Records request		10.58
Total costs		<u>\$15.17</u>
Total amount of this bill		<u>\$1,247.17</u>
Balance due		<u><u>\$1,247.17</u></u>

(Rate: \$110.00 per hour)



Fire and Police Commission

Michael G. Tobin
Executive Director

October 8, 2008

Leonard J. Sobczak
Chairman

Ernesto A. Baca
Vice-Chairman

Earl A. Buford
Richard C. Cox
Kathryn A. Hein
Carolina M. Stark
Commissioners

Ms. Brigitte M. Lindemann
5861 North 74th Street
Milwaukee, WI 53218

RECEIVED

OCT 10 4 2008

CERMELE & ASSOCIATES, S.C.

RE: Citizen Complaint No. 07-19
Brigitte M. Lindemann v. Sergeant Bradley Buddenhagen and
Police Officers Christopher Fritz and Justin Sebestyen

Dear Ms. Lindemann:

Having not heard from you regarding the successful mediation held on August 28, 2008, we are closing our file.

Thank you for giving us the opportunity to assist you with your complaint. Feel free to contact us in the future, should the need arise.

Sincerely,

Michael G. Tobin
Executive Director

MGT:cj

cc: Chief Edward A. Flynn
Matthew L. Granitz, Esq.
Alan R. Johnson, Esq.
Sergeant Bradley Buddenhagen
Police Officer Christopher Fritz
Police Officer Justin Sebestyen

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
DAVID J. STANOSZ
SUSAN E. LAPPEN
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
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ELLEN H. TANGEN
MELANIE R. SWANK
JAY A. UNORA
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HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C.
for legal fees for Police Officer Kevin Klemstein
EC 2255

Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officer Kevin Klemstein. The claim is in the amount of \$1,012.00 for 9.20 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officer on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

A handwritten signature in black ink, appearing to read "Grant F. Langley".

GRANT F. LANGLEY
City Attorney

A handwritten signature in black ink, appearing to read "Jan A. Smokowicz".

JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.

1032-2008-3509.002:147318

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

DECEMBER 5, 2005

TO: DET. KEVIN KLEMSTEIN
DISTRICT: VCD

RE: Receipt of Legal Services from Law Firm of
Attorney Laurie Eggert

Attorney Laurie Eggert has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on APRIL 8, 2005
- 2) A citizen's complaint made by RAYMOND TRUSS SR.
- 3) A police shooting incident occurring on N/A

Is this information correct?

YES X NO

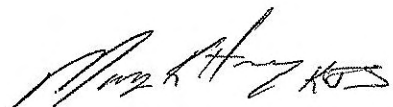
Did you receive legal representation
in this matter?

YES X NO

Your signature: Kevin Klemstein

Print your name: Kevin Klemstein

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.


MARY K. HOERIG
Captain of Police
Professional Performance Division

MKH:kjs

EGGERT & CERMELE, S.C.

Attorneys at Law

Laurie A. Eggert
Jonathan Cermele
Rachel L. Pings
Timothy J. Walther

1840 North Farwell Avenue
Suite 303
Milwaukee, Wisconsin 53202
(414) 276-8750
FAX (414) 276-8906

November 10, 2005

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

**RE: MPD Criminal Investigation of PO Kevin Klemstein
Allegations Regarding Mr. Raymond Truss, Sr.
Date of Incident: April 8, 2005
Location of Incident: 3836/38 North 5th Street
EC No.: 2255**

Dear Mr. Leonhardt:

The above-named police officer has retained us to represent him in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent him, and as he was performing the duties of his office at the time of the events giving rise to the incident, the claim is hereby made on his behalf for the indicated legal fees. This incident involved the search of a residence.

According to correspondence from Captain Hoerig, the allegation is unfounded. As such, no charges were issued against the officers. Attached is a copy of the letter along with status of the CIS Investigatory file and an itemization of the time and services rendered.

Sincerely,

EGGERT & CERMELE, S.C.

Jon Cermele

JC/ldl
attachment
KLEMSTEIN

EGGERT & CERMELE, S.C.

Attorneys at Law

Laurie A. Eggert
Jonathan Cermele
Rachel L. Pings
Timothy J. Walther

1840 North Farwell Avenue
Suite 303
Milwaukee, Wisconsin 53202
(414) 276-8750
FAX (414) 276-8906

November 10, 2005

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee WI 53202

RE: MPD Criminal Investigation re: Mr. Raymond Truss, Sr.
Regarding: Det. Kevin Klemstein
Date of Incident: April 8, 2005
Location of Incident: 3836/38 North 5th Street
Professional services

	<u>Hours</u>
6/16/2005 Telephone call from IAD regarding new criminal investigation; telephone call from and to Det. Klemstein; open file; memo to file.	0.70
7/20/2005 Telephone call to and from IAD; memo to file; determine witnesses.	0.70
7/21/2005 Telephone call to client; telephone call to witness; memo to file.	0.60
7/22/2005 Several telephone calls to and from witnesses; memo to file.	0.60
7/26/2005 Telephone call from witness; memo to file.	0.40
7/27/2005 Telephone call to client.	0.20
7/28/2005 Lengthy telephone call from client; memo to file.	1.10
7/29/2005 Telephone call to IAD.	0.10
8/1/2005 Telephone call to client; telephone call from IAD; memo to file.	0.70
8/3/2005 Conference with MPD officers; telephone call to IAD; telephone call to client; memo to file.	0.80

Mr. Ronald D. Leonhardt

Page 2

	<u>Hours</u>
8/5/2005 Telephone call to and from IAD.	0.30
8/8/2005 Review of file; attend client's statement to IAD; travel; conference with client; memo to file.	2.20
10/21/2005 Draft letter and Fax to Capt. Hoerig.	0.30
10/24/2005 Receive and review Fax from IAD confirming that the complaint was "unfounded"; correspondence to client; close file.	0.50

For professional services rendered

9.20

Amount

\$1,040.00

Balance due

\$1,040.00

(Rate: \$110.00 per hour)

Total
should
be
\$1012.
C.
\$110.00/
hour
- JNS

PI-43 03-01

MILWAUKEE POLICE DEPARTMENT**Professional Performance Division**

**TO: CAPTAIN EDWARD LIEBRECHT
VICE CONTROL DIVISION**

SUBJECT: NOTIFICATION RE: CONCLUSION OF CRIMINAL INVESTIGATION

**MEMBER TO BE NOTIFIED: DETECTIVE KEVIN K. KLEMSTEIN
PAYROLL NO. 59974**

DATE: SEP 29 2005

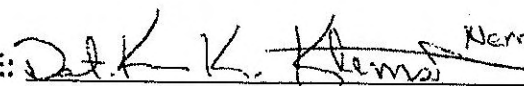
This memo is to serve as official notification that the criminal investigation in which you were involved stemming from a complaint filed by Raymond C. Truss PPD File No. 05-0302/CIS File No. 05-102 has been concluded with a finding of Unfounded pending new information

This criminal matter is now closed. However, the investigation may be reopened if pertinent new information regarding this matter is brought to the attention of the Department.

This matter will now be turned over to the Internal Affairs Section of the Professional Performance Division for review and appropriate action.

Your commanding officer will have you sign and date this memo. This notification will then be forwarded to the Professional Performance Division where it will be made a part of the aforementioned investigative file.


CAPTAIN MARY HOERIG
Captain of Police
Professional Performance Division

SIGNATURE:  Klemstein
DATE: 09-29-05

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
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THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C.
for legal fees for Police Officers Zebdee Wilson and Wardell Dobbs
EC 2651

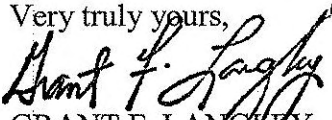
Dear Council Members:


Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officers Zebdee Wilson and Wardell Dobbs. The claim is in the amount of \$781.00 for 7.10 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officers on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,


GRANT F. LANGLEY
City Attorney


JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.

1032-2008-3509.009:147356

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. ZEBDEE WILSON
DISTRICT: NTF

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: 2007
- 2) An incident regarding complaint of: (Allegations re: Detective Stewart)
- 3) A police shooting incident occurring on: N/A

Is this information correct?

YES ☒ NO ☐

Did you receive legal representation
in this matter?

YES ☒ NO ☐

Your signature: Zebdee Wilson

Print your name: Zebdee Wilson

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

KURT R. LEIBOLD
Acting Captain of Police
Professional Performance Division

KRL: lrc

MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

09 JAN -8 PM 1:42

RECEIVED

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

January 5, 2009

TO: P.O. WARDELL DODDS
DISTRICT: NTF

RE: Receipt of Legal Services from Law Firm of
Attorney Jonathan Cermele

Attorney Jonathan Cermele has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on: 2007
- 2) An incident regarding complaint of: (Allegations re: Detective Stewart)
- 3) A police shooting incident occurring on: N/A

Is this information correct?

YES X NO

Did you receive legal representation
in this matter?

YES X NO

Your signature: _____

Print your name: _____

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

KRL: lrc

KURT R. LEIBOLD
Acting Captain of Police
Professional Performance Division

MILWAUKEE POLICE
INTERNAL AFFAIRS
DIVISION

09 JAN -8 PM 1:41

RECEIVED

1032-2008-3509.00;
CL-C-2008-0100

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

RE: MPD Criminal Investigation of PO's Zeb Wilson and Wardell Dodds
Allegations Regarding Detective Stewart
Date of Incident: 2007
Location of Incident: Vice Control Division

Dear Mr. Leonhardt:

Pursuant to Article 58 of the 2007-2009 Collective Bargaining Agreement between the City and the Milwaukee Police Association, the City should request that this claim be placed on the Common Council Committee agenda within 180 days of its receipt.

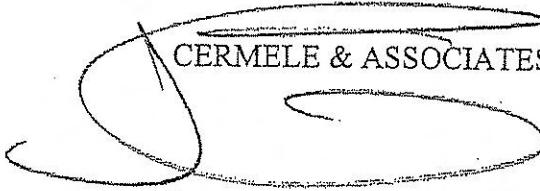
The above-named police officers have retained us to represent them in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent them and, as they were performing the duties of their office at the time of the events giving rise to the incident, this claim is hereby made on their behalf for the indicated legal fees. This incident involved a drug buy-bust.

According to correspondence from Acting Captain Leibold, the case is suspended pending new information. As such, no charges were issued against the officers. Attached is a copy of the letter along with status of the CIS Investigatory file, and an itemization of the time and services rendered.

Thank you.

Sincerely,



CERMELE & ASSOCIATES, S.C.

Jon Cermele

/kjs

Attachments

WILSON and DODDS

CERMELE & ASSOCIATES, S.C.

- ATTORNEYS AT LAW -
WWW.CERMELELAW.COM

JONATHAN CERMELE
MATTHEW L. GRANITZ
CHELSIE ALLAN
SCOTT J. JESS

6310 WEST BLUEMOUND ROAD
SUITE 200
MILWAUKEE, WISCONSIN 53213
(414) 276-8750
FAX (414) 276-8906

September 16, 2008

Mr. Ronald Leonhardt
Milwaukee City Clerk
City Hall, Room 205
200 East Wells Street
Milwaukee WI 53202

RE: MPD Criminal Investigation of PO's Zeb Wilson and Wardell Dodds
Allegations Regarding Detective Stewart
Date of Incident: 2007
Location of Incident: Vice Control Division
Professional services

	<u>Hours</u>
3/11/2008 Office conference with PO Wilson and PO Dodds regarding new criminal investigation; open file; review documents.	1.00
3/12/2008 Intra-office conference with MPD witness regarding SOP for vice squad.	0.20
3/27/2008 Review MPD's Rules and SOP regarding VCD.	0.30
3/28/2008 Telephone call to MPD witness regarding vice SOP's for buy/bust; telephone call to and from PO Dodds; memo to file.	0.50
3/31/2008 Review documents from client; create distribution chart; telephone call to PO Dodds.	1.50
4/2/2008 Telephone call from PO Dodds; calendar office conference; telephone call to PPD; memo to file.	0.40
4/3/2008 Office conference with PO's Dodds and Wilson.	1.00
4/10/2008 CCAP research.	0.20

	<u>Hours</u>
5/6/2008 Telephone call to PO Wilson; telephone call to PO Dodds; memo to file.	0.30
5/8/2008 Telephone call to PO Dodds; telephone call to PO Wilson; correspondence to PO Dodds regarding decision not to provide statement; memo to file.	0.40
5/9/2008 Telephone call to PPD; memo to file.	0.20
5/12/2008 Telephone call to PPD; memo to file; correspondence to PO Wilson.	0.30
6/20/2008 Telephone call to PPD regarding case status; memo to file; fax to PPD seeking written confirmation of case suspension; calendar follow-up with PPD.	0.40
7/21/2008 Fax to PPD seeking written clearance confirmation; calendar follow-up.	0.10
8/28/2008 Receive and review correspondence from PPD confirming case has been suspended; review file; correspondence to clients regarding same; close file.	0.30

		<u>Amount</u>
For professional services rendered	7.10	\$781.00
Balance due		<u>\$781.00</u>



Police Department

RECEIVED

AUG 28 2008

CERMELE & ASSOCIATES, S.C.

Edward A. Flynn
Chief of Police

Monday, August 25, 2008

Matthew GRANITZ
Attorney At Law
6310 West Bluemound Road
Suite 200
Milwaukee, WI 53213

Dear Mr. GRANITZ:

This letter is in response to your inquiries regarding the status of CIS Investigatory Files.

Attached please find the requested information. If further assistance is needed Lieutenant of Detectives Karen Dubis can be contacted at 935-3540.

Sincerely,

A handwritten signature in black ink, appearing to read "Kurt Leibold", written over a horizontal line.

KURT LEIBOLD
ACTING CAPTAIN OF POLICE

CIS FILE NO.	PPD FILE NO.	COMPLAINANT	ALLEGATION	DISPOSITION
1. 07-160	07-0768	DOLENSHEK, DUANE	MISC PUBLIC OFFICE	SUSPENDED-PEND NEW INFO
2. 08-046	08-0193	MOORE, OTIS	THEFT-EARRING	SUSPENDED-PEND NEW INFO
3. 08-016	07-0993	CITY OF MILWAUKEE	THEFT OF MONEY	SUSPENDED-PEND NEW INFO
4. 08-036	08-0121	VELASQUEZ, PEDRO	BATTERY	UNFOUNDED
5. 08-040	08-0171	GREER, MARVIN D.	ILLEGAL STRIP SEARCH	UNFOUNDED
6. 08-055	08-0249	HOLTZ, KIMBERLY	BATTERY	BASELESS
7. 07-147	07-0696	WILLIAMS, TRAVIS D.	SUBSTANTIAL BATTERY	BASELESS

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
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JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

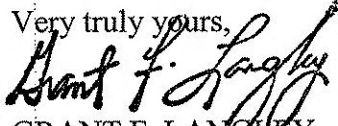
Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C.
for legal fees for Police Officer Lourdes Fernandez
C. I. File No. 04-S-267; EC 1906

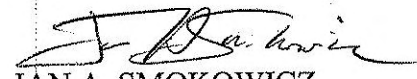
Dear Council Members:

Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Police Officer Lourdes Fernandez. The claim is in the amount of \$1,122.00 for 10.20 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officer on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,

GRANT F. LANGLEY
City Attorney


JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.
1032-2008-3509.002:147318

EGGERT & CERMELE, S.C.

Attorneys at Law

Laurie A. Eggert
Jonathan Cermele
Rachel L. Pings

1840 North Farwell Avenue
Suite 303
Milwaukee, Wisconsin 53202
(414) 276-8750
FAX (414) 276-8906

August 5, 2004

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

**RE: MPD Criminal Investigation of PO Lourdes Fernandez
Allegations Regarding Richard Jacks
Date of Incident: February 12, 2003
Location of Incident: District #2
EC No.: 1906**

Dear Mr. Leonhardt:

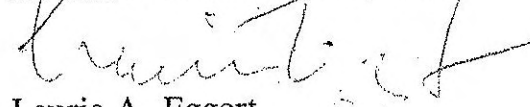
The above-named police officer has retained us to represent her in connection with the above-referenced matter.

Consistent with its policy, the City Attorney's Office has refused to represent her, and as she was performing the duties of her office at the time of the events giving rise to the incident, the claim is hereby made on her behalf for the indicated legal fees. This incident involved an allegation of criminal damage to property on duty.

DDA Reddin reviewed the matter and did not issue charges against the officer. Attached is a copy of DDA Reddin's letter and an itemization of the time and services rendered.

Sincerely,

EGGERT & CERMELE, S.C.



Laurie A. Eggert
Attorney at Law

JC/ldl
attachment

EGGERT & CERMELE, S.C.

Attorneys at Law

Laurie A. Eggert
Jonathan Cermele
Rachel L. Pings

1840 North Farwell Avenue
Suite 303
Milwaukee, Wisconsin 53202
(414) 276-8750
FAX (414) 276-8906

August 4, 2004

Mr. Ronald Leonhardt
Milwaukee City Clerk
205 City Hall
200 East Wells Street
Milwaukee, WI 53202

RE: MPD Criminal Investigation regarding Richard Jacks
Date of Incident: February 12, 2003
Location of Incident: District #2

Professional services

	<u>Hours</u>
03/07/03 Several telephone calls from PO Fernandez regarding criminal investigation; open file; memo to file.	0.90
03/10/03 Telephone call from witnesses; memos to file.	0.80
03/11/03 Calendar PI-21.	0.10
03/13/03 Review of file; meeting with PO Fernandez at IAD; meeting with witness; attend PO Fernandez's PI-21 statement; memo to file; discussion with IAD; travel.	2.10
03/17/03 Review of file; meeting with witness at IAD; attend witness's statement to IAD; travel; memo to file.	1.70
03/28/03 Telephone call from client; telephone call from DDA Reddin; telephone call to client.	0.40
04/10/03 Discussion with DDA Reddin.	0.40
04/11/03 Telephone call to and from client; telephone call to DDA Reddin.	0.40

4/23/03	Telephone call to DDA Reddin.	0.20	
4/29/03	Telephone call from DDA Reddin; review of file; intra-office conference; telephone call to client.	0.30	
4/30/03	Telephone call to and from client; telephone call from DDA Reddin.	0.20	
5/7/03	Telephone call from client; office conference with client.	0.50	
5/8/03	Review of file; meeting with client; attend client's statement to DDA Reddin; travel.	1.80	
5/12/03	Receive and review DDA Reddin's letter confirming decision to "no process" complaint; correspondence to client; close file.	0.40	
			<u>Amount</u>
	For professional services rendered	10.2	\$1,122.00
	Total amount of this bill		\$1,122.00

(Rate: \$110.0 per hour)



OFFICE OF DISTRICT ATTORNEY

Milwaukee County

E. MICHAEL McCANN • District Attorney

Robert D. Donohoo
Jon N. Reddin
Carol Lynn White
Patrick J. Kenney
James J. Martin
Thomas A. Schulz
Alexander G. Sklenarz
William J. Molitor
Donald S. Jackson
Gale G. Shelton
Terry Magowan
Gary D. Mahkorn
David Robles

Deborah Daley
Peg Tarrant
Douglas J. Simpson
Cynthia G. Brown
Norman A. Gahn
Stephane Gireis Rohlstein
Carol E. Jarick
Steven H. Glamm
Mary Anne Smith
Mark S. Williams
Linda Johnson
John M. Stober
Thomas L. Potter
David Weiss
Rayann Chandler Szychinski
Carole Manchester
Kenneth R. Berg
Benbow P. Cheesman, Jr.
Lovell Johnson, Jr.
Warren D. Zier
Timothy J. Cotter
Carol Berry Crowley
Steven V. Lcsia
Brad Vorpahl
Jane Carroll
Paul Tiffin
Minam S. Falk
Phyllis M. DeCarvalho
Dennis P. Murphy
Christine M. Kraus
Phillip A. Anelli
Thomas J. McAdams
Bruce J. Lendgraf
Mary K. McCann
Denis J. Strigl
David M. Lerman
Janet C. Protasiewicz
DeAnn L. Heard
Patricia A. McGowan
Irene Parthum
Karen A. Loebel
Nancy Ettenheim
Ronald S. Dague
Lori S. Kornblum
Karine O'Byrne
Maria Dixon
James W. Frisco
Kurt B. Bankley
James C. Griffin
William P. Pipo
Audrey Skwierawski
Joanna L. Hardike
John T. Chisholm
Christopher A. Lugei
Megan P. Carmony
Laura A. Convelto
Shawn Pompe
Brian J. Resler
Karen A. Lynch
Allison M. Ritter
Kevin R. Shomin
Jennifer Rypel
Beth D. Zingel
Shannon Carrick
Rebecca F. Daillet
Mark A. Sanders
Paul C. Dedinsky
David T. Malone
Kelly L. Hedge
Jeffrey J. Altenburg
Rachael Gossens
Julius Kim
Patti Wabitsch
Keri L. Lovers
Paul R. Sander
Bradford J. Logsdon
Joy Portland
Margaret M. Zimmer
Bruce W. Becker
Michael T. Mahoney
Mary M. Sowinski
Kathryn K. Sarnier
Jeanette Corbett
Jeffrey P. Grepp
Thomas C. Binger
David Maas
Jeremy L. Resar
Daniel J. Gabler
Sara P. Scullen
Genise M. Hooks
Brent Nistler
T. Christopher Dee
Kathanne Kucharski
Lisa P. Fricker
Robin J. Rosche
Phillip R. Rangsuaabon
Tiffany J. Harris
Daniel B. Humble
Jacob D. Carr
Joy Hammond
Martin T. Lundquist
Trevor A. Sisk
Andrew J. Meier
Heidi E. Galvan
Nancy A. Noel
Rebecca K. Blomberg
Stephann W. Sawyer
Elizabeth Mueller
Meghan J. Vawter
Grant I. Husbner
Caitie Kidder-Lacy
John Rusch
Stephan Eduard Nohsen
Eric D. Oelton
Christine M. Quinn
Maggie Fisher
Munjed A. Ahmad
Mary C. Theisen
Michelle A. Ackerman

05/08/03

MAY 9 2003

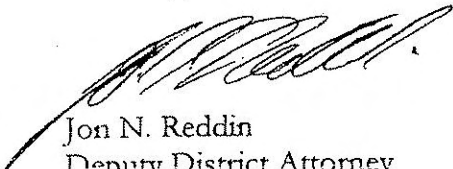
Mr. Jon Cermele
Eggert & Cermele, S.C.
1840 N. Farwell Ave., #303
Milwaukee, WI 53202-1716

Re: Incident No. 03-045-3079
Complainant: Richard Jack
Officer(s): Lourdes Fernandez

Dear Mr. Cermele:

This is to notify you that after reviewing the above incident involving City of Milwaukee Police Officer(s), I have determined that criminal charges will not be issued against them.

Sincerely,


Jon N. Reddin
Deputy District Attorney

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
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THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

June 24, 2009

To the Honorable Common Council
of the City of Milwaukee
Room 205 - City Hall

Re: Communication from Attorney Jon Cermele, Cermele & Associates, S.C.
for legal fees for Detective Derrick Harris
C. I. File No. 04-S-267; EC 1873


Dear Council Members:

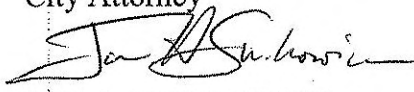
Returned herewith is a document filed by Attorney Jon Cermele for attorney's fees for representing Detective Derrick Harris. The claim is in the amount of \$726.00 for 6.60 hours of service billed at the rate of \$110.00 per hour. We ask that this matter be introduced and referred to the Committee on Judiciary & Legislation.

We have reviewed this claim and advise that in our opinion, the time spent was reasonable. Legal representation was occasioned by a criminal investigation. No criminal charges were brought against the officer on whose behalf this claim was filed.

As we have advised you under similar circumstances in the past, the Common Council has discretion to reject this claim or to pay it in whole or in part. Sec. 895.35, Stats., Bablitch and Bablitch v. Lincoln County, 82 Wis. 2d 574 (1978).

Very truly yours,


GRANT F. LANGLEY
City Attorney


JAN A. SMOKOWICZ
Assistant City Attorney

JAS
Enc.

1032-2008-3509.002:147318

MILWAUKEE POLICE DEPARTMENT

MEMORANDUM

September 8, 2004

TO: DET. DERRICK HARRIS
DISTRICT: VCD

RE: Receipt of Legal Services from Law Firm of
Attorney

Attorney Laurie Eggert has made a claim with the City, indicating the attached was provided with legal services arising out of one of the following situations:

- 1) An incident occurring on JUNE 12, 2002
- 2) A citizen's complaint made by NICILASA JIMENEZ
- 3) A police shooting incident occurring on N/A

Is this information correct?

YES X NO

Did you receive legal representation
in this matter?

YES X NO

Your signature: *Derrick L. Harris*

Print your name: DERRICK L. HARRIS

Upon completion, please return this memorandum to the Professional Performance Division at the Police Academy (Room 325) as soon as possible.

Mary K. Hoerig
MARY K. HOERIG *kjs*
Captain of Police
Professional Performance Division

MKH:kjs

EGGERT & CERMELE, S.C.

Attorneys at Law

Laurie A. Eggert
Jonathan Cermele
Rachel L. Schneider

1840 North Farwell Avenue
Suite 303
Milwaukee, Wisconsin 53202
(414) 276-8750
FAX (414) 276-8906

August 5, 2004

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee, WI 53202

**RE: MPD Criminal Investigation of Det. Derrick Harris
Allegations Regarding Ms. Nicolasa Jimenez
Date of Incident: June 12, 2002
Location of Incident: 749 South 2nd Street
EC No.: 1873**

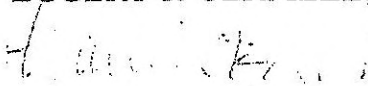
Dear Mr. Leonhardt:

The above-named police officer has retained us to represent him in connection with the above-referenced matter. Consistent with its policy, the City Attorney's Office has refused to represent him, and as he was performing the duties of his office at the time of the events giving rise to the incident, the claim is hereby made on his behalf for the indicated legal fees. This incident involved the arrest of a suspect.

The MPD initiated a criminal investigation in which the officer initially declined to give a statement without counsel. When he requested counsel, IAD compelled PO Harris to give a statement concerning the incident after issuing a PI-21. Later, the MPD did not bring criminal charges against the officer. Attached is a copy of DDA Jon Reddin's letter and an itemization of the time and services rendered.

Sincerely,

EGGERT & CERMELE, S.C.



Laurie A. Eggert
Attorney at Law

JC/ldl
attachment
HARRISD

EGGERT & CERMELE, S.C.

Attorneys at Law

Laurie A. Eggert
Jonathan Cermele
Rachel L. Pings

1840 North Farwell Avenue
Suite 303
Milwaukee, Wisconsin 53202
(414) 276-8750
FAX (414) 276-8906

August 04, 2004

Mr. Ronald D. Leonhardt
Milwaukee City Clerk
800 City Hall
200 East Wells Street
Milwaukee WI 53202

RE: MPD Criminal Investigation re: Ms. Nicolasa Jimenez
Regarding: Det. Derrick Harris
Date of Incident: June 12, 2002
Location of Incident: 749 South 2nd Street
Professional services

	<u>Hours</u>
10/17/2002 Several telephone calls to and from Det. Harris regarding new criminal investigation; open file; memo to file; telephone call to IAD; meeting with Det. Harris at IAD; attend Det. Harris's PI-21; travel; memo to file.	2.60
11/15/2002 Telephone call from DDA Reddin.	0.30
1/22/2003 Review of file; telephone call to DDA Reddin.	0.30
3/27/2003 Several telephone calls to and from DDA Reddin; several telephone calls to and from client regarding scheduling statement to DA; review of file; meeting with client at DA's office; meeting with DDA Reddin; attend client's statement to DDA Reddin; travel; memo to file.	2.70
4/3/2003 Receive and review letter from DDA Reddin confirming decision to "No Process" criminal investigation; correspondence to client; close file.	0.60
8/2/2004 Review of correspondence from FPC; memo to file.	0.10

Mr. Ronald D. Leonhardt

Page 2

	<u>Hours</u>	<u>Amount</u>
For professional services rendered	6.60	\$726.00
Balance due		<u>\$726.00</u>

(Rate: \$110.00 per hour)



OFFICE OF DISTRICT ATTORNEY

Milwaukee County

E. MICHAEL McCANN • District Attorney

03/27/03

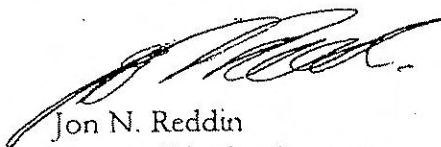
Mr. Jon Cermele
Eggert & Cermele, S.C.
1840 N. Farwell Ave., #303
Milwaukee, WI 53202-1716

Re: Incident No. 02-168-3112
Complainant: Lisandra Rodriguez/Nicolasa Perez
Officer(s): Detective Darrick Harris

Dear Mr. Cermele:

This is to notify you that after reviewing the above incident involving City of Milwaukee Police Officer(s), I have determined that criminal charges will not be issued against them.

Sincerely,


Jon N. Reddin
Deputy District Attorney

Robert D. Donohoo
Jon N. Reddin
Carol Lynn White
Patrick J. Kenney
James J. Martin
Thomas A. Schulz
Alexander G. Sehnartz
William J. Molitor
Dwight S. Jackson
Gale G. Shelton
Terry Magowan
Gary D. Mshkorn
David Rables

Deborah Daley
Peg Tarrant
Douglas J. Simpson
Cynthia G. Brown
Norman A. Gahn
Stephanie Gienens Rothstein
Carol E. Janick
Steven H. Glimm
Mary Anne Smith
Mark S. Williams
Linda Johnson
John M. Stuber
Thomas L. Potter
David Feiss
Rayann Chandler Szychinski
Carole Manchester
Kenneth R. Berg
Benbow P. Cheesman, Jr.
Lovell Johnson, Jr.
Warren D. Zier
Timothy J. Cotto
Carol Berry Crowley
Steven V. Likala
Brad Vorbehl
Jana Carroll
Paul Tiffin
Uriam S. Falk
Phyllis M. DeConvalho
Dennis P. Murphy
Christine M. Kraus
Philip A. Anett
Thomas J. McAdams
Bruce J. Langstaff
Mary K. McCann
Dennis J. Singel
David M. Leman
Janet C. Protasiewicz
DeAnn L. Heard
Patricia A. McGowan
Kane Parthum
Karen A. Losbel
Nancy Ehenheim
Ronald S. Dague
Lori S. Kornblum
Kathleen O'Byrne
Mona Dixon
James W. Frisch
Kurt B. Benkley
James G. Griffin
William P. Fop
Audrey Skwierawski
Joanne L. Hardike
John T. Chustheim
Christopher A. Lippel
Megan P. Carmody
Lauri A. Convelo
Shawn Pompe
Brian J. Resler
Karen A. Lynch
Allison M. Ritter
Kevin H. Shemin
Jannifer Rypel
Beth D. Ziegler
Shannon Carlock
Rebecca F. Doherty
Mark A. Sanders
Paul C. Deshler
David T. Mainne
Kelly L. Hedger
Jeffrey J. Allenburg
Rachael Gossens
Julius Kim
Pam Waditsch
Kent L. Lovin
Paul R. Sander
Bradford I. Logsdon
Joy Estrand
Margaret M. Zimmerman
Bruce W. Becker
Michael T. Mahoney
Mary M. Shewski
Kathryn K. Sauer
Joyce C. Corbett
Jeffrey P. Grepp
Thomas C. Binger
David Meach
Jeremy L. Peter
Daniel J. Gable
Sara P. Scullen
Gordon M. Hooker
Brent Nisler
T. Christopher Deo
Kathleen Kucharski
Lisa P. Facker
Robin J. Pasche
Phillip R. Rangsuebsen
Tiffany J. Haring
Daniel B. Humble
Jacob D. Cox
Joy Hammer
Martin T. Lundquist
Travis A. Sick
Andrew J. Mawer
Hedy E. Galvan
Nancy A. Noel
Rebecca K. Blumberg
Stephen W. Sawyer
Elizabeth Musier
Hogan J. Vawter
Grant I. Huloner
Celine Kidder-Lacy
John Ruzh
Stephen Edward Homan
Eric D. DeLeon
Christine M. Quinn
Megan Fisher
Michael A. Anfrid
Mary C. Ingkan
Michelle A. Ackerman

2003 Statistics**GENERAL INFORMATION ABOUT MILWAUKEE**

Altitude (City datum)	.581.2 feet
City Area	96.1 square miles
Geographic Center	North 42nd Street and West North Avenue
Shoreline of Lake Michigan in City	10.2 miles
Incorporated by Wisconsin Charter	January 31, 1846

GENERAL INFORMATION ABOUT MILWAUKEE'S INFRASTRUCTURE

Alleys, total	414.6 miles
Freeways	40.1 miles
Paved City Streets	1,417 miles
Unpaved City Streets	15 miles
Total city streets	1,432 miles
Miles of lighted streets	1,288.54 miles
City maintained bridges	220
Movable bridges	20
Total bridge openings	18,119
Total sewer mileage in operation (sanitary, storm and combined)	2,437
Main line sewers in the City	120 miles
Streets with interim lighting	81.84 miles
Unlit streets	43.69 miles
Street lighting units	66,871
Alley lighting units	8,790
Traffic control signals	728 intersections
Traffic control signs	102,058
Underground conduit	546.3 miles
Bus stops, signage maintained	4,267

MILWAUKEE WATER WORKS

Howard Avenue plant capacity	105 million gallons/day (MGD)
Linnwood plant capacity	275 million gallons/day (MGD)
Total annual pumpage (gallons)	46.1 billion
Consumption per capita per day (gallons)	.65
Meters in service	160,966
Water hydrants	19,726
Water mains in service (miles)	1,954
Revenue	\$74.5 million
Milwaukee Water Works' purification process is comprised of ozone disinfection, alum coagulation, dual media filtration, fluoridation, corrosion control, and chloramine post-disinfection.	
<u>Retail customers:</u> Franklin, Greenfield, Hales Corners, St. Francis, West Milwaukee	
<u>Wholesale customers:</u> Brown Deer, Butler, Greendale, Menomonee Falls, Milwaukee County Grounds, New Berlin, Shorewood, Wauwatosa, West Allis, WE Energies Water Services	

SANITATION

Residential Waste collected	179,784 Tons
Recyclables collected	26,100 Tons
Leaves and Yard Waste collected & composted	25,285 Tons
Snowfall (January - December)	32.6 Inches
General snow plowings	2
Ice control operations	23

FORESTRY DIVISION

Trees on city streets	200,000
Shade trees planted	2,731
Trees pruned	50,258
Trees removed (all causes)	3,529
Stumps removed	4,143
Boulevard medians & greenspaces maintained	476 acres
Flowers produced, annuals	371,546
Flowers planted, annuals	185,448
Flowers planted, perennials & bulbs	7,455
Shrubs planted	1,497
Evergreens planted	107
Landscaped boulevard medians	121.8 miles
Greenspaces maintained	59
Totlots maintained	57
City properties maintained	20
Service requests	9,620

INFRASTRUCTURE SERVICES -**SEWER DESIGN AND MAINTENANCE**

Sewers examined	84 miles
Sewers cleaned	422.2 miles
New sewers	81 miles
Replacement sewers	13.11 miles
Sewer lining	2.0 miles
Service calls answered	7,937

FLEET SERVICES

Work Orders	31,415
Preventive Maintenance Inspections Performed	7,359
Tires Mounted	3,933
Field Service Calls, Tires	4,392
Field Service Calls, Other	7,212
Stockroom Activity	\$4,710,704
Vehicles Serviced	
Passenger Vehicles	1,047
Packers, Rear Load	144
Packers, Front Load and Roll-off	22
Packers, Recycling	51
Tractors	65
Street Sweepers	29
Sewer cleaners, flushers, etc.	7
Construction equipment	487
Trucks, all other	842
Compressors	96
Vehicle Total	2,790
Non-automotive equipment	1,395
Total Serviced	4,185

STREET AND BRIDGE MAINTENANCE

Bridges, inspected	180
Bridges, number of openings	14,119
Pavement seal coating (square yards)	261,288
Asphalt surface by contract (tons)	3,057
Production of asphalt mixes (tons)	15,012

Average Total DPW Employees, 2003 2,400

Rec'd 2/24/2005



Legislation Details (With Text)

File #: 090096 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 5/27/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution relating to the claim of Ronald Sherrill for property damage. (2nd Aldermanic District)

Sponsors: THE CHAIR

Indexes: CLAIMS

Attachments: [City Attorney Letter.pdf](#)
[Claim](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
5/27/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/2/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/2/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/8/2009	0	JUDICIARY & LEGISLATION COMMITTEE	RECOMMENDED FOR DISALLOWANCE & INDEF. POSTPONEMENT	Pass	5:0
6/16/2009	0	COMMON COUNCIL	REFERRED TO	Pass	12:0
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090096

Version

ORIGINAL

Reference

Sponsor

THE CHAIR

Title

Resolution relating to the claim of Ronald Sherrill for property damage. (2nd Aldermanic District)

Requestor

City Attorney

Drafter

JAS:beg

May 1, 2009

1048-2009-939:145495

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
DAVID J. STANOSZ
SUSAN E. LAPPEN
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
GREGG C. HAGOPIAN
ELLEN H. TANGEN
MELANIE R. SWANK
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRLICH
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
KATHRYN Z. BLOCK
MEGAN T. CRUMP
ELOISA DE LEÓN
ADAM B. STEPHENS
KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

April 30, 2009

To the Honorable Common Council
Of the City of Milwaukee
Room 205 – City Hall

Re: Resolution relating to the claim of Ronald Sherrill
C.I. File No. 09-L-36

Dear Council Members:

We return the enclosed document which has been filed with the City Clerk and ask that it be introduced and referred to the Committee on Judiciary & Legislation with the following recommendation.

Claimant, Ronald Sherrill, 6446 West Fond Du Lac Avenue, Milwaukee, WI 53218 alleges that on February 3, 2009 he sustained damages when a City water main broke and the water, debris and mud damaged his parking lot. He claims damages in the amount of \$6,300.00.

Our investigation reveals that the Milwaukee Water Works records indicate that on February 3, 2009 at 4:02 a.m. they received a report of a leak in the street at 6430 West Fond Du Lac Avenue. A field investigator dispatched to the location confirmed a break in an 8 inch water main and immediately shut off the water. The Water Works notified the Department of Public Works-Sewers to open the catch basins, contacted digger's hotline to mark the underground facilities and requested a salt truck to decrease the accumulation of snow and ice in the area. A Water Works crew also responded and made the necessary repairs. The main was placed back in service. The crew back-filled and

To the Hon. Common Council
April 30, 2009
Page 2

blacktopped the excavation with a temporary asphalt patch. The Water Works was not negligent regarding their response, repair or minimization of damages. As such, the City would not be liable. Therefore, we recommend that this claim be denied.

Very truly yours,

GRANT F. LANGLEY
City Attorney

JAN A. SMOKOWICZ
Assistant City Attorney

JAS:beg
Enclosure
1048-2009-939:145483

Date: March 24, 2009

CITY OF MILWAUKEE
2009 MAR 26 PM 12: 07

To: Ronald D. Leonhardt, City Clerk - City of Milwaukee
Joe Davis, Sr., 2nd District Alderman - City of Milwaukee
Laura Daniels, Administration and Projects Manager - Milwaukee Water Works
Bernice Flemming, Water Claims Specialist - City of Milwaukee

RONALD D. LEONHARDT
CITY CLERK

From: Ronald Sherrill, Proprietor
Satin Wave, LLC - 6446 W. Fond du lac Avenue, Milwaukee, WI 53218

Re: Damages to Property Parking Lot - Tuesday, February 3, 2009 from
Water Main Break(s), February 3, 2009 and March 12, 2009

This letter is written for the sole intent of filing a Claim with the City of Milwaukee for monetary relief to make repairs to my property parking lot, damaged on Tuesday, February 3, 2009 from a City of Milwaukee water main break. The damages were caused by one of two underground water main breaks that occurred at 6430 W. Fond du lac Ave. in Milwaukee on 2/3/09 and 6414 W. Fond du lac Ave. in Milwaukee on 3/12/09. My property is located at 6446 W. Fond du lac Ave.

CITY OF MILWAUKEE
OFFICE OF THE CITY ATTORNEY

2009 MAR 30 AM 9: 52

CITY OF MILWAUKEE
RECEIVED

On the morning of Tuesday, February 3, 2009, I received a phone call from my son, Ronald Sherrill, Jr. at approximately 5:00 a.m. He informed me that a water main broke at 6430 W. Fond du lac Ave. hours before daylight. He stated that Officers from District 7 - Milwaukee Police Department had responded. (Please see Police write-up attached.)

I arrived at approximately 5:40 a.m. to observe a blast of water shooting up from beneath the ground in front of 6430 W. Fond du lac Ave. I also observed that the flooding was so extensive. it covered my parking lot located at 6446 W. Fond du lac Ave., (one door north of where the main brake occurred) the sidewalk adjoining the lots and Fond du lac Ave. All were immersed and flooded with water. I telephoned District 7 - Milwaukee Police Department again. to ascertain whether the owner of the property had been notified. A worker from DPW arrived at approximately 5:50 a.m. and "marked" the area. A crew from the City of Milwaukee arrived at approximately 8:00 a.m. I observed the crew digging up the concrete in front of 6430 W. Fond du lac Ave. Much of the excess water, mud and debris that was pumped from beneath the ground level filled my parking structure and flowed east down into the alley way, and eventually into the streets onto Fond du lac Ave. (traveling north). See photos.

A DPW worker referred me to Bernice Flemming, a Water Claims Specialist for the City of Milwaukee Waterworks. After listening to my report of the incident. she offered to mail me "*Instructions for Filing A Claim.*" Ms. Fleming advised me to contact my local Alderman to request assistance with clean-up of my lot. From February 3, 2009 through February 6, 2009, I observed freezing water settling on my parking lot, in front of my business, and behind my

property where the lot adjoins to the alley. Sub-zero temperatures and the time that lapsed before crews arrived created more critical problems. Tightening of the ground (due to cold weather and water pressure) caused a noticeable shift of the pavement. The water main erupted hours before DPW crews arrived, and water flowed through cracks in the street causing icy, hazardous road conditions and bubbling and buckling of the surface of my parking lot area.

On February 6, 2009, I spoke to Sherman Morton, Assistant to Alderman Joe Davis, Sr. I explained the reason for my call. The next week, I hand delivered photos of the damages and debris to Alderman Davis' office. Mr. Morton received the photos, and assured me that he would arrange to have the mud, debris and water (now mounds of ice and extremely dangerous) removed. To date, no one has reported to my business for the purpose of cleaning up the ice and debris, nor have I received a follow-up phone call about the matter from the City of Milwaukee or Mr. Morton. See photos attached.

Per "*Instructions for Filing A Claim*" received from Bernice Flemming, Water Claims Specialist, I have indicated two Proposals, i.e., estimates for repairs necessary to correct the damages to my property. Written Proposals are also enclosed with this document.

<u>Contractors</u>	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>	<u>Amount</u>
1.) H. Froebel & Son, Inc. Phone: (414) 461-0482	5686 N. Teutonia Ave.	Milwaukee,	WI	53209	\$9,090
2.) Marv Mews & Son's, Inc. Phone: (262) 798-7077	21820 W. Foxhaven Run #4	Waukesha,	WI	53186	\$6,300

Please respond with written notification or a phone call upon receipt of this document. I can be reached Monday through Friday from 8AM to 7PM at (414) 393-0228 or (414) 915-3023.

Again, this letter is written for the sole intent of obtaining monetary relief to cover repairs for damages to my property parking lot, due to a City of Milwaukee water main break that occurred Tuesday, February 3, 2009. I request your review of this matter and a response by April 25, 2009.

 03-24-09
Signature of Claimant, Ronald Sherrill
6446 W. Fond du lace Ave.
Milwaukee, WI 53218
(414) 393-0228 / (414) 915-3023

Detailed History for Police Call #090340197 As of 3/23/2009 12:11:58

Priority:4 Type:1961 - WATER MAIN BRK
Location:6430 W FOND DU LAC AV,MKE
LocCross:btwn W ARMITAGE AV and W CONSTANCE AV

Created:	02/03/2009 04:01:24	PT01	018710
Entered:	02/03/2009 04:04:08	PT01	018710
Dispatch:	02/03/2009 04:06:12	PD05	006781
Enroute:	02/03/2009 04:06:12	PD05	006781
Onscene:	02/03/2009 04:12:31	PD05	006781
Closed:	02/03/2009 05:59:52	PD05	006781

IC: PrimeUnit:7326 Dispo:C18 Type:1961 - WATER MAIN BRK
Agency:MWPD DAREA:D7 Squad Area:727 RptDist:1269 ☐ Detail

04:01:24 CREATE Location:6430 W FOND DU LAC AV,MKE Type:1961 Name:ARTHER CAINION Phone:(917) 674-8615 DAREA:D7 RptDist:1269 TypeDesc:WATER MAIN BRK LocCross:btwn W ARMITAGE AV and W CONSTANCE AV Priority:4 Response:IPO Agency:MWPD LocType:S Contact?:EITHER Call/InPerson Language?:English
04:04:08 ENTRY Comment:STS WATER IS COMING OUT OF FOUNDATION OF BLDING AND FROM SIDEWALK ONTO STREET...
04:04:08 -NPREMS Comment:(none)
04:04:12 SELECT
04:05:29 INFO Comment:WATER DEPT NOTIFIED-TERESA...NFI
04:05:49 NOMORE
04:06:12 DISPER 7326 Operator:017103 OperNames:MEINECKE, TIMOTHY M
04:06:12 -PRIU 7326
04:06:12 -HOLD
04:12:31 ONSCN 7326
05:59:52 CLEAR 7326 Dispo:C18 DispoLevel:0
05:59:52 -CLEAR
05:59:52 CLOSE

CONTACT INFO:

Name	Phone	RPAddr	Contact?	Language?	Contact3	Contact4
ARTHER CAINION	(917) 674-8615		EITHER Call/InPerson	English		

H. FROEBEL & SON, INC.

5686 N Teutonia Avenue
Milwaukee, WI 53209
414-461-0482
fax 414-461-0486

PROPOSAL

DATE	PROPOSAL#
3/23/2009	10366 G

NAME & ADDRESS

RONALD SHERRILL
6446 W. FOND DU LAC AVE.
MILWAUKEE, WI 53218

TELEPHONE

915-3023

TERMS

Payment upon receipt of billing

RETURN BY

4/23/2009

PROJECT LOCATION

SAME

DESCRIPTION OF WORK

REMOVE AND REPLACE AREA OF PARKING ALONG SOUTH EDGE OF DRIVE. NARROW STRIP ADJACENT TO BUILDING TO SOUTH TO REMAIN. CONCRETE TO BE 5" THICK. REPLACE ONE ADDITIONAL SLAB IN DRIVE AREA. CONCRETE TO BE 7" THICK. TOTAL AREA APPROXIMATELY 1190 SQUARE FEET. TOTAL \$9090.00

SEE ENCLOSURE

AUTHORIZED SIGNATURE

Gerald Wm Gross

AS REQUIRED BY THE WISCONSIN CONSTRUCTION LIEN LAW, BUILDER HERBY NOTIFIES OWNER THAT PERSONS OR COMPANIES FURNISHING LABOR OR MATERIALS FOR THE CONSTRUCTION ON OWNER'S LAND MAY HAVE LIEN RIGHTS ON OWNER'S LAND AND BUILDING IF NOT PAID. THOSE ENTITLED TO LIEN RIGHTS, IN ADDITION TO THE UNDERSIGNED BUILDER, ARE THOSE WHO CONTRACT DIRECTLY WITH THE OWNER OR WHO GIVE THE OWNER NOTICE WITHIN 60 DAYS AFTER THEY FIRST FURNISH LABOR OR MATERIALS FOR THE CONSTRUCTION. ACCORDINGLY, OWNER PROBABLY WILL RECEIVE NOTICES FROM THOSE WHO FURNISHED LABOR OR MATERIALS FOR THE CONSTRUCTING, AND SHOULD GIVE A COPY OF EACH NOTICE RECEIVED TO HIS MORTGAGE LENDER, IF ANY. BUILDER AGREES TO CO-OPERATE WITH THE OWNER AND HIS LENDER, IF ANY, TO SEE THAT ALL POTENTIAL LIEN CLAIMANTS ARE DULY PAID.

Acceptance of Proposal - The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Signature _____

H. FROEBEL AND SON, INC.

ITEMS INCLUDED IN OUR QUOTATION UNLESS OTHERWISE STATED

Concrete Driveways

- Excavate as required or discussed.
- Removals
 - Quote based on 5" or less in thickness
 - Thicker concrete, double slabs and heavy reinforcing to be added cost items
- Leveling gravel and necessary fill provided
- Concrete to be 5" – 4000 PSI – air entrained, reinforced with 6X6 #10 mesh – "Low Chert" concrete
- Crack control and expansion joints to be provided. Additional random cracks may occur which are beyond our control.
- Color and stamped or exposed aggregate concrete may not be low chert

Concrete Walks and Patios

As above but reinforcing deleted and thickness to be 4".

Concrete Steps

As above without reinforcing.

All debris to be removed from site and area left broom and rake clean.

At form removals, we will backfill with on site materials. Final leveling, additional fill, and seed or sod not included.

Shrubs and plantings to be saved, trimmed or moved by others.

Underground electrical, gas, water, phone, cable or sprinkler systems – if damaged – will be repaired. Cost to be additional to quotation.

Permits, if required, are not included.

Colored, stamped and stained samples may be viewed at our office anytime.

10 5/4/07

Proposal

Marv Mews & Son's, Inc.
Quality Workmanship Since 1953
21820 W. Foxhaven Run #4 Waukesha, WI 53186
Phone 1-262-798-7077 or 1-262-798-9634
Fax 1-262-798-8976



PROPOSAL SUBMITTED TO

Bon Satin Wave

DATE

12-19-09

ADDRESS

6446

(W) Sonda

PHONE

414-915-3023

JOB NAME

M/W 53-18

JOB PHONE

We hereby submit specifications and estimates, subject to all terms and conditions as set forth on both sides, as follows:

- ☒ 5 inch thick Concrete 6 Bag Mix of Portland Cement, air-entrained Concrete, Quality Finish, joints, expansion felt.
☐ Reinforced 6 x 6, 10 gage class A steel mesh, except walk. ☐ Fiber instead of steel. ☐ Compacted gravel subgrade.

Driveway *82' x 126'*

Garage Slab

Patio

Walk

5 inch thick Concrete removal with mesh Grade, haul away material in area for construction

12'5" x 82' extra if 5" thick add
6' " " " "

1100
500

We propose hereby to furnish material and labor - complete in accordance with above specifications.

for the sum of:

dollars *(\$6300)*

Extra quality work and materials, add if wanted.

Low slump concrete, strike off

(\$ _____)

Planked for Ready Mix trucks to drive on, so not to disrupt grade

(\$ _____)

Low chert concrete, curing sealer

(\$ _____)

5" Conc. Add

(\$ _____)

Deposit _____ Payment on Completion

Contract Total (\$ _____)

Note: This proposal may be withdrawn by us if

Authorized

not accepted within _____ days.

Signature _____

Turn Page

Accepted: the above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Signature _____

Date _____

Signature _____

*date photos were developed
(4 days after damages)*

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to serve you today.

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RFN# 0498-4259-6687-0902-0720

PHOTOFINISHING	1A	11.94
SUBTOTAL		11.94

A=5.6% SALES TAX	.67
TOTAL	12.61

CASH	12.65
CHANGE	.04



6707 W. Hampton Ave Milwaukee, WI
STORE (414)536-1179

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FEBRUARY 7, 2009 12:11 PM



**Ice and water settled in front of
6446 W. Fond du lac Ave**



**Water draining into the street in
front of my property and beyond
(going north)**



See at entry of driveway that,



**Ice settled on parking structure (lot)
creating cracks, (Stall 10)**



**Ice buildup caused by flooding,
(Stall 3 & 4)**



**Cracks formed from water
freezing and settling on the
parking lot 6446 W.
Fond du lac Ave., (Stalls 6 & 7)**



**Autos parked on patches
of frozen ice, (one week after
damages occurred)**



**Ice buildup and mud debris settled on
lot, (stalls 5 & 6)**



Ice settled on parking lot

Cracks in pavement
caused by water (Stalls 1 & 2)



Cracks that formed from
water/ice buildup,
(Stalls 6 & 7)

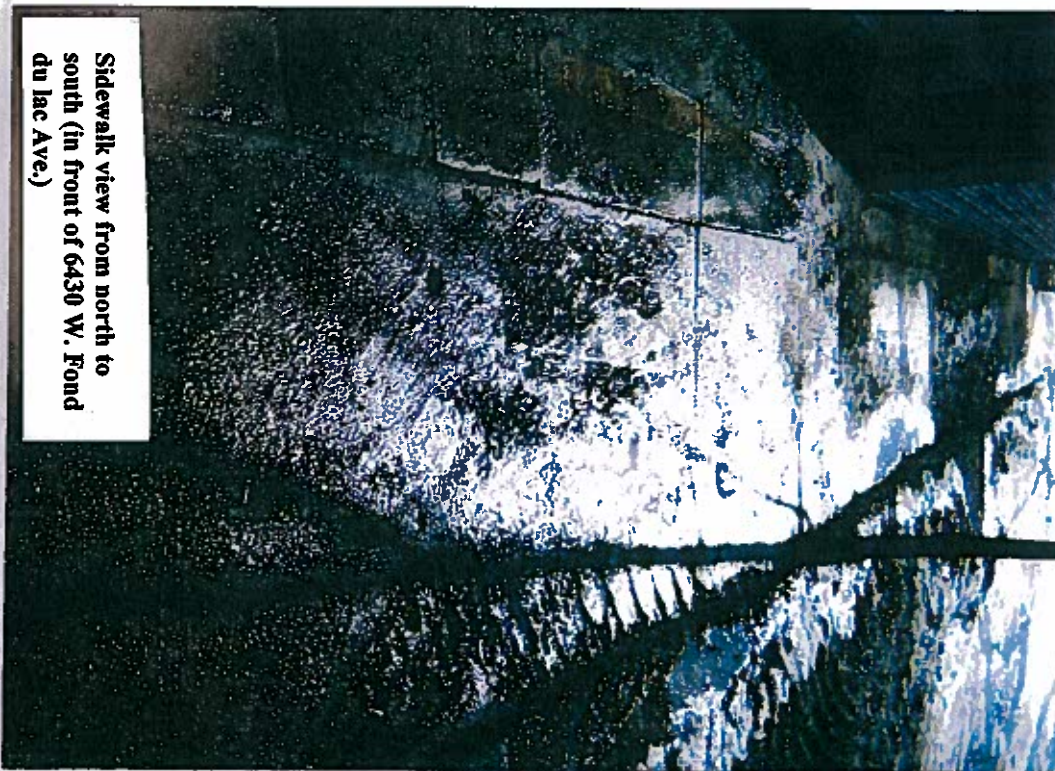


Crack caused by settled ice,
(Stall 8)





View of damage to lot, (Stalls 6 & 7)



Sidewalk view from north to south (in front of 6430 W. Fond du lac Ave.)



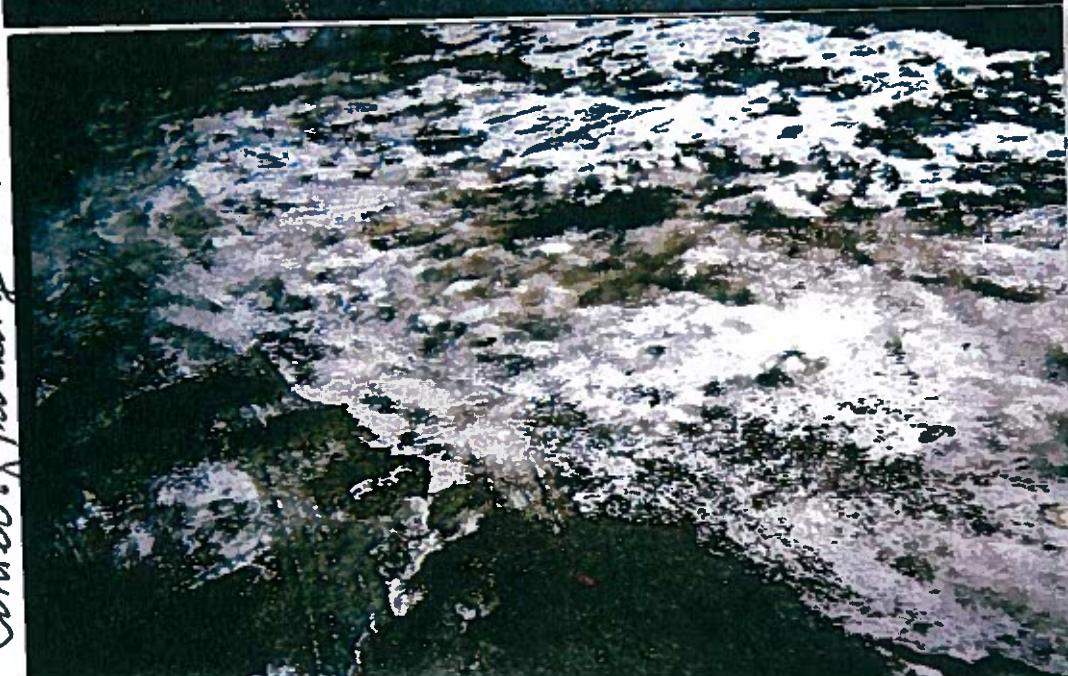
Mud and debris passing from 6430 W. Fond du lac Ave. to 6446 W. Fond du lac Ave.



Slope of parking lot (south end of lot)



View of south end of parking lot



Center of parking lot



**Ice settled on parking structure,
creating cracks, (Stall 9)**



**Frozen Ice at entrance of driveway,
(east of lot)**



**Alley view from south to north
(behind 6446 W. Food for the People)**



Mud visually collecting and settling on my property parking lot (facing west)



Hole in concrete filled after main break



View of water (frozen) that settled after from 6430 W. Fond du lac Ave. (traveling north) and in front of 6446 W. Fond du lac Ave.

NOTICES SENT TO FOR FILE 090096:

[illegible]



Legislation Details (With Text)

File #: 090114 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 5/27/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution relating to an appeal from Ethel Massey-Tate for property damage. (15th Aldermanic District)

Sponsors: THE CHAIR

Indexes: CLAIMS APPEAL

Attachments: [City Attorney Letter](#)
[Appeal](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
5/27/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/2/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/2/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/8/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HELD TO CALL OF THE CHAIR	Pass	5:0
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090114

Version

ORIGINAL

Reference

Sponsor

THE CHAIR

Title

Resolution relating to an appeal from Ethel Massey-Tate for property damage. (15th Aldermanic District)

Drafter

City Atty.

SMC

5/20/09

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
DAVID J. STANOSZ
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ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

April 24, 2009

Ethel Massey-Tate
2135 North 33rd Street
Milwaukee, WI 53208-1427

RE: Ethel Massey-Tate
C.I. File No: 09-S-36

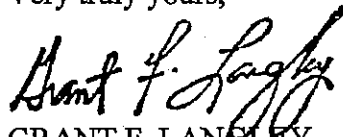
Dear Ms. Massey-Tate:

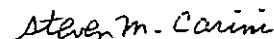
We have received your claim in the amount of \$4,436.10, relating to damage allegedly sustained to your vehicle on January 10, 2009 when it collided with a pothole while you were traveling northbound on 33rd Street just past North Avenue.

Our investigation reveals that the Infrastructure Services Division and the Sanitation Division records indicate that prior to January 10, 2009 the City had no notice of this hazard in the roadway and because of this lack of notice the City would not be liable. Therefore, we are denying your claim.

If you wish to appeal this decision, you may do so by sending a letter within 21 days of 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
Investigator Adjuster

SMC:beg
1029-2009-266:145264

May 18, 2009

Milwaukee City Clerk
200 East Wells Street
Room 205
Milwaukee, WI 53202

RE: Ethel Massey-Tate
C. I. File No: 09-S-36
Request for an Appeal

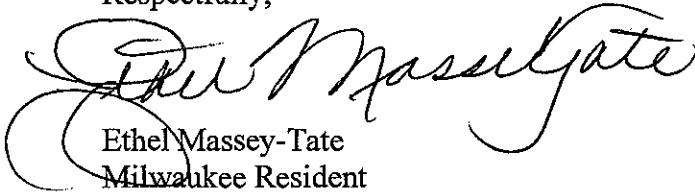
To Whom It May Concern:

This letter is in response to your letter dated April 24, 2009. I am respectfully requesting an appeal for damages to my vehicle that happened on January 10, 2009 on 33rd Street just past North Avenue in the amount of \$4,436.10 .

Please respond with a date and time and I will be there.

Thank you in advance for consider this matter,

Respectfully,



Ethel Massey-Tate
Milwaukee Resident

CITY OF MILWAUKEE
RECEIVED
2009 MAY 18 PM 3:57
CITY ATTORNEY

CITY OF MILWAUKEE
2009 MAY 18 PM 3:24
RONALD D. LEONHART
CITY CLERK

January 22. 2209

Ethel Massey-Tate
2135 North 33rd St
Milwaukee, WI 53208-1427
414-899-8156/414-444-1600

2009 JAN 23 PM 4:06
RONALD D. LEONHARD
CITY CLERK
CITY OF MILWAUKEE

To Whom It May Concern:

My name is Ethel Massey-Tate. I am writing this letter concerning a very serious matter between myself and the City of Milwaukee because I have been financially injured because I have lost the use of my vehicle due to an unsafe street.

I was driving North on 33rd St and had just crossed North Avenue and experienced a big bump. Myself and my husband stopped and looked to see if there was any real damage but it was 6:30 P.M. on January 10, 2009 and too dark to see clearly a problem. There is a hole about 4-5 feet across and about 3-4 feet wide on the corner of 33rd between North and Meinecke. The hold is to the right of the Boys' and Girls' Club building on 33rd Street.

I proceeded on and I remembered that I had to go to Walgreen's on 27th and North on my way back so we went back to go to Walgreens. At that time I told my husband that since there was some lighting on the parking lot to see if he could notice anything wrong. Him not being a mechanic looked around the outer view of the car and did not notice any damage.

We went home and waited about 20 minutes for a car to move so that we could park. A car behind us finally moved so we took a spot a couple of house up the street.

The next day we had dressed for church and my husband was starting the car to warm it a big and I was standing in the living room door looking out and wondering why it was taking so long and why the car was moving so slowly. He got out of the car and said that the car had a problem. He walked back to the parking space and noticed red fluids on the ground. I also noticed the fluids and notice that the spot we sat waiting for a park had lots of red fluids as well.

I told my husband that our transmission had been damaged and we would need to call someone to look at it and we left the car parked and called a friend later that evening to look at the car. We thought it may just be the transmission pan. Our friend stated that there is a crack in the cover of the transmission and more serious than a pan.

We start to check to see how much it would cost to replace the transmission and the prices are for above what we could afford and I call to get procedural information from

2009 JAN 26 PM 4:12
OFFICE OF
CITY ATTORNEY
CITY OF MILWAUKEE
RECEIVED

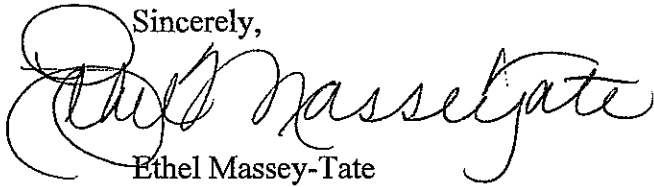
my alderman's office and was mailed out information of how to file this claim with the city.

This was our only working vehicle and it has cost even more expense paying to use other people vehicles and has effective our lives to the point we have problems keeping appointments and scheduled events.

I have enclosed two estimates as required. I have been told that this transmission is expensive and I can't afford to pay for it myself, being unemployed at this time.

Please consider this claim.

Sincerely,

A handwritten signature in cursive script, reading "Ethel Massey-Tate". The signature is written in dark ink and is positioned to the right of the word "Sincerely,".

Ethel Massey-Tate



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
**Don't
Buy a
Used
Car
Without
CARFAX**




NEXT STEPS:

[Search Local Listings](#)
[Sell Your Mercury Villager](#)

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
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Select Year...
 Select Make...
 Select Model...

Search by Category
 Or Change ZIP Code

BLUE BOOK® SUGGESTED RETAIL VALUE



More Photos

Condition	Value
Excellent	\$6,900

Suggested Retail Value Assumes Excellent Condition...

Estimated Payments
\$135 /mo @ 5.54% APR
Click for Details

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VIN:

No VIN? No Problem!

Average Consumer Rating (81 Reviews) [Read Reviews](#)

☆☆☆☆ 4.6 out of 5 [Review this Vehicle](#)

Vehicle Highlights

Mileage:	105,000
Engine:	V6 3.3 Liter
Transmission:	Automatic
Drivetrain:	FWD

Selected Equipment

Standard	Power Door Locks	Cassette
7 Passenger	Tilt Wheel	Dual Front Air Bags
Air Conditioning	Cruise Control	Roof Rack
Power Steering	AM/FM Stereo	Alloy Wheels
Power Windows		

Optional

Rear Air	Premium Sound
Multi Compact Disc	Privacy Glass

Blue Book Suggested Retail Value

The Kelley Blue Book Suggested Retail Value is representative of dealers' asking prices and is the starting point for negotiation between a consumer and a dealer. This Suggested Retail Value assumes that the vehicle has been fully reconditioned and has a clean title history. This value also takes into account the dealers' profit, costs for advertising, sales commissions and other costs of doing business. The final sale price will likely be less depending on the vehicle's actual condition, popularity, type of warranty offered and local market conditions.

Vehicle Condition Ratings [Check Vehicle Title History](#)

Excellent	\$6,900
-----------	---------

GORDIE BOUCHER LINCOLN MERCURY INC
3161 SOUTH 108TH STREET
WEST ALLIS, WI 53227
PHONE: 414/327-6000
LICENSE#: ASA#:

CD LOG NO 10572-1 DATE 01/19/09

SHOP: BOUCHER COLLISION CENTER INSP DATE: 01/19/09
ADDRESS: 3161 S 108TH ST CONTACT: WALLY ZIESEMER
CITY STATE: WEST ALLIS, WI PHONE 1: (414) 546-8385
ZIP: 53227- PHONE 2: (414) 546-8385
FAX: (414) 546-5825
EMAIL: BOUCHER.COLLISION@GORDIE.COM

OWNER: MASSEY-TATE, ETHEL HOME PHONE: (414) 899-8156
ADDRESS: 2135 N 33RD STREET
CITY STATE: MILWAUKEE, WI
ZIP: 53208

POINT OF IMPACT: 0 TYPE OF LOSS: /UNK

LIC#: STATE: VIN: INACCESSIBLEVIN
BODY COLOR: MILEAGE:
CONDITION: ACCTNG CTL#:

DRIVEABLE: NO VEH. INSP#:

*=USER-ENTERED VALUE	E=REPLACE OEM	NG=REPLACE NAGS
EC=REPLACE ECONOMY	UE=REPLACE OE SURPLUS	UC=RECONDITIONED PRT
UM=REMAN/REBUILT PRT	EU=REPLACE SALVAGE	EP=REPLACE PXN
OE=REPLACE PXN OE SRPLS	PC=PXN RECONDITIONED	PM=PXN REMAN/REBUILT
TE=PARTL REPL PRICE	ET=PARTL REPL LABOR	IT=PARTIAL REPAIR
I=REPAIR	L=REFINISH	BR=BLEND REFINISH
TT=TWO-TONE	CG=CHIPGUARD	SB=SUBLET
N=ADDITIONAL LABOR	RI=R&I ASSEMBLY	P=CHECK
AA=APPEAR ALLOWANCE	RP=RELATED PRIOR	UP=UNRELATED PRIOR

PRELIMINARY ESTIMATE -BASED ON VISIBLE DAMAGE ONLY
PART PRICES ARE SUBJECT TO INVOICE
DAMAGE DUE TO HITTING POT HOLE

1999 MERCURY VILLAGER STD 4DOOR PASSENGER VAN 6CYL GASOLINE 3.3
CODE: R6412A/A OPTNS A/24DG

OPTIONS:
TWO-STAGE - EXTERIOR SURFACES TWO-STAGE - INTERIOR SURFACES
ELEC REMOTE CONTROL MIRRORS LUGGAGE RACK

OP	GDE	MC DESCRIPTION	MFG. PART NO.	PRICE	AJ% B%	HOURS	R
E		TRANSMISSION ASSEMBLY NEW PART		3,530.66*		6.0	2*
		INCLUDES FLUSH LINES AND INSTALLATION					

1999 MERCURY VILLAGER STD 4DOOR PASSENGER VAN
CD LOG NO 10572-1

E TRANS FLUID NEW PART 10.50* INC*2*
TOP OFF FLUID-UP TO THREE QUARTS

2 ITEMS

FINAL CALCULATIONS & ENTRIES

GROSS PARTS				3,541.16
PARTS & MATERIAL TOTAL				3,541.16
TAX ON PARTS & MATERIAL @			5.600%	198.30
LABOR	RATE	REPLACE HRS	REPAIR HRS	
1-SHEET METAL	52.00			
2-MECH/ELEC	109.95	6.0		659.70
3-FRAME	52.00			
4-REFINISH	52.00			
5-PAINT MATERIAL	32.00			
LABOR TOTAL				659.70
TAX ON LABOR		@	5.600%	36.94
SUBLET REPAIRS				
TOWING				
STORAGE				
GROSS TOTAL				4,436.10
NET TOTAL				4,436.10

SHOPLINK U1996 ES CD LOG 10572-1 DATE 01/19/09 01:23:34PM R6.37 CD 12/08
EDU: 0115 HOST LOG
(C) 1998 - 2008 AUDATEX NORTH AMERICA, INC.

THIS ESTIMATE HAS BEEN PREPARED BASED ON THE USE OF ONE OR MORE REPLACEMENT
PARTS SUPPLIED BY A SOURCE OTHER THAN THE MANUFACTURER OF YOUR MOTOR VEHICLE.
WARRANTIES APPLICABLE TO THESE REPLACEMENT PARTS ARE PROVIDED BY THE
MANUFACTURER OR DISTRIBUTOR OF THE REPLACEMENT PARTS RATHER THAN BY THE
MANUFACTURER OF YOUR MOTOR VEHICLE.

ServicePricing

ADP w.e.b.Suite™ 2007 S

Selection Criterion:

Make: Mercury

Model: Villager

Year: 1999

Recommended Work Summary

Line	OpCode	Operation Text	Service Operation	Total
A (new)	AT90	Transmission, Automatic (Factory) - Remove and Install	4F20E	\$559.26
Total:				\$559.26

Trans cooler Flush

136.50

misc.

100.00

Aligning

88.95

Pans

370.00

4585.71Shop
Supplies20.00

4605.71

t/inv

NOTICES SENT TO FOR FILE 090114:

[illegible]



Legislation Details (With Text)

File #: 090198 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution relating to an appeal from Jeffery Kusick for property damage.

Sponsors: THE CHAIR

Indexes: CLAIMS APPEAL

Attachments: [City Attorney Letter](#)
[Appeal](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090198

Version

ORIGINAL

Reference

Sponsor

THE CHAIR

Title

Resolution relating to an appeal from Jeffery Kusick for property damage.

Drafter

City Atty.

RMO

6/8/09

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
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DANIELLE M. BERGNER
Assistant City Attorneys

April 30, 2009

Jeffery Kusick
818 Surrey Lane
Hartland, WI 53029

RE: Jeffrey Kusick
C.I. File No: 09-S-57

Dear Mr. Kusick:

We have received your claim in the amount of \$230.00, relating to the windshield damage to your vehicle that was allegedly caused by snow and ice that was dislodged and/or thrown over the South 92nd Street bridge as you traveled east on I-94 on December 12, 2008.

Our investigation reveals that the Fleet Accident Report completed as a result of this alleged incident noted the bridge is outfitted with small safety fence fabric on either side, to a height of 8 feet above the sidewalk. The holes in the mesh are approximately 1 inch in size. The driver assigned to this route also denies causing any damage. Our office also spoke with the Support Service investigator that investigated this matter. He noted we followed standard plowing procedures. Since the City followed standard procedures and there is no proof that the City was negligent in this matter, it cannot accept liability and we are denying your claim.

Jeffery Kusick
April 30, 2009
Page 2

If you wish to appeal this decision, you may do so by sending a letter within 21 days of 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



ROBERT M. OVERHOLT
Investigator Adjuster

RMO:beg
1058-2009-452:145478

Jeffery Kusick

818 Surrey Lane

Hartland, WI 53029

Telephone (262) 369-5542

May 15, 2009

Milwaukee City Clerk
200 E. Wells St., Room 205
Milwaukee, WI 53202-3567

RONALD D. LEONHARDT
CITY CLERK

09 MAY 21 AM 11:06

CITY OF MILWAUKEE

REQUEST FOR HEARING TO APPEAL DECISION, CLAIM FILE #09S57

I would like to appeal the decision to deny my claim for \$230 to cover repair to my car windshield, which was damaged December 22, 2008.

As stated in my original claim letter dated January 29, 2009, my windshield was struck by what seemed to a clump of ice, perhaps with a rock in it, that fell from the 92nd Street bridge as I passed under it while driving east on I-94. I am aware that there is a fence on the bridge that is meant to prevent objects from falling below. However, I believe that repeated snow plowing and accumulation caused compacted snow or ice to be pushed through a space on the ledge where it supports a light pole there. Snow was being plowed on the bridge at the time the incident occurred. Something struck my windshield as I passed under the bridge, startling me with a loud noise and causing a large expanding crack that must be repaired. Fortunately the glass did not break entirely, I did not swerve into traffic, and nobody was hurt. All I ask is for my windshield repair cost to be covered.

I will be happy to explain the situation in person so that you understand why I feel the City is responsible.

Thank you,

Jeffery Kusick

CITY ATTORNEY

2009 MAY 21 PM 3:43

CITY OF MILWAUKEE
RECEIVED

2009 FEB 10 10:19
RONALD D. LEONHARDT
CITY CLERK

Jeffery Kusick
818 Surrey Lane
Hartland, WI 53029
Telephone (262) 369-5542

January 29, 2009

City Clerk
ATTN: Claims
200 E. Wells St., Room 205
Milwaukee, WI 53202-3567

I am making a claim for \$230 against the City of Milwaukee for damages to my automobile windshield.

While heading east on Interstate 94 on the way to my job at Port of Milwaukee, I droye under the 92nd Street bridge and snow and ice fell onto my windshield from above. The 92nd Street bridge was being plowed at the time. The plow pushed the heavy snow through the safety fence on the side of the bridge, and the snow proceeded to fall and break loose ice hanging off the side of the bridge directly onto my automobile. The noise of the impact was extremely loud. This caused my windshield to crack, and the crack has since spread into a very large crack which will soon cause my windshield to cave in. This incident occurred on December 22 at 6:05 AM. I have attached copies of two itemized receipts for the replacement of my windshield and I am seeking reimbursement for the lesser amount. You can reach me during business hours at (262) 369-5542.

Sincerely,

Jeffery Kusick

OFFICE OF
CITY ATTORNEY

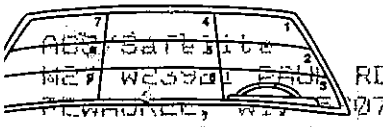
2009 FEB -9 PM 3:34

CITY OF MILWAUKEE
RECEIVED

RONALD D. LEONHARDT
CITY CLERK

2009 FEB -9 AM 10:20

CITY OF MILWAUKEE



How did we do? Tell us about your experience at AutoGlassSurvey.com

Customer Service Center 1-800-835-2257

** CALL TO SCHEDULE WORK **
** 1 800 800-ASAP (2727) **

cash

HOME :

PAGE 1

=====

YEAR MAKE	MODEL	BODY STYLE	MILEAGE
1989 BUICK	LESABRE	2 DOOR COUPE	

=====

	SELLING	LABOR	KIT
1 DW01073 GBNNMF	207.95	60.00	
Replace with new ALL WINDSHIELD			
1 WKT 980	10.95		
Replace with new 89-91 BUICK W/S KIT			

=====

Damage in lower drivers side corner
could be from ice off bridge

PART SUB TOTAL	218.90
LABOR SUB TOTAL	60.00
SUB TOTAL	278.90
SALES TAX	14.23
TOTAL	293.13

=====

This ESTIMATE is good for 10 days from the date noted above.

THIS IS AN ESTIMATE ONLY

** CALL TO SCHEDULE WORK **
** 1 800 800-ASAP (2727) **



ADVANTAGE AUTO

11840 W. Hampton Avenue
Milwaukee, WI 53225
(414) 463-4740



Monday - Friday: 8:30 - 5:30 Saturday 8:30 - 3:00

1989 Buick LeSabre

Jeffrey Kusick

SHIP TO

202-369-5542

NO REFUNDS ON ELECTRICAL OR SPECIAL ORDER PARTS.
NO CASH REFUNDS - EXCHANGES ONLY.
\$15.00 PER DAY STORAGE FEE WILL APPLY FOR VEHICLES
NOT PICKED UP WITHIN 3 DAYS AFTER REPAIRS ARE DONE

REFERENCE NO.	DATE	TIME
	1/26/09	
P.O. NUMBER	CUSTOMER NO.	

SALESMAN

TYPE OF SALE

TAX CODE

SHIP VIA

TY.	PART NUMBER AND DESCRIPTION	UNIT PRICE	EXTENSION
	NEW Windshield and Installation		\$225.00
PLEASE READ WARRANTY INFORMATION ON BACK			
		TAX	\$12.60
		TOTAL	\$237.60

RECEIVED BY

NOTICES SENT TO FOR FILE 090198:

[illegible]



Legislation Details (With Text)

File #: 090202 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution relating to an appeal from Jon and Dana Doro for property damage. (10th Aldermanic District)

Sponsors: THE CHAIR

Indexes:

Attachments: [City Attorney Letter](#)
[Appeal](#)
[Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

Number

090202

Version

ORIGINAL

Reference

Sponsor

THE CHAIR

Title

Resolution relating to an appeal from Jon and Dana Doro for property damage. (10th Aldermanic District)

Drafter

City Atty.

RMO

6/8/09

GRANT F. LANGLEY
City Attorney

RUDOLPH M. KONRAD
LINDA ULISS BURKE
VINCENT D. MOSCHELLA
Deputy City Attorneys



THOMAS O. GARTNER
BRUCE D. SCHRIMPF
SUSAN D. BICKERT
STUART S. MUKAMAL
THOMAS J. BEAMISH
MAURITA F. HOUREN
JOHN J. HEINEN
DAVID J. STANOSZ
SUSAN E. LAPPEN
JAN A. SMOKOWICZ
PATRICIA A. FRICKER
HEIDI WICK SPOERL
KURT A. BEHLING
GREGG C. HAGOPIAN
ELLEN H. TANGEN
MELANIE R. SWANK
JAY A. UNORA
DONALD L. SCHRIEFER
EDWARD M. EHRlich
LEONARD A. TOKUS
MIRIAM R. HORWITZ
MARYNELL REGAN
G. O'SULLIVAN-CROWLEY
KATHRYN Z. BLOCK
MEGAN T. CRUMP
ELOISA DE LEÓN
ADAM B. STEPHENS
KEVIN P. SULLIVAN
BETH CONRADSON CLEARY
THOMAS D. MILLER
HEIDI E. GALVÁN
JARELY M. RUIZ
ROBIN A. PEDERSON
DANIELLE M. BERGNER
Assistant City Attorneys

May 20, 2009

John & Dana Doro
5512 West Wells Street
Milwaukee, WI 53208

RE: John & Dana Doro
C.I. File No: 09-S-158

Dear Mr. & Mrs. Doro:


We have received your claim in the amount of \$380.00, relating to costs you incurred on April 19, 2009 when a backwater from the City's sewer backed up into your home at 5512 West Wells Street.

Our investigation reveals that the sewer in question is on a regular cleaning schedule. The last time the sewer was cleaned was on July 28, 2006. Because the sewer was on a regular cleaning schedule and the City of Milwaukee did not have any notice of any problems with the sewer, the City cannot be held liable and we are denying your claim.

If you wish to appeal this decision, you may do so by sending a letter within 21 days of 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


ROBERT M. OVERHOLT
Investigator Adjuster

RMO:beg
1029-2009-1228:146130

May 26, 2009

Milwaukee City Clerk
200 East Wells St
Room 205
Milwaukee, WI 53202

Re: CI file No: 09-S-158

To Whom It May Concern:

I am requesting a hearing regarding the above referenced complaint.

Sincerely,
Daniel L. Doro

cc: [illegible]
[illegible]
[illegible]
[illegible]

CITY OF MILWAUKEE
2009 JUN -2 PM 1:24
RONALD D. LEONHARDT
CITY CLERK

CITY OF MILWAUKEE
RECEIVED
2009 JUN -2 PM 3:37
CITY ATTORNEY

John and Dana Doro
5512 W Wells St
Milwaukee, WI 53208

Phone Numbers:

Dana Doro (414) 465 4075 (daytime) (414) 326 0824 (cell)
John Doro (414) 465 4125 (daytime) (414) 736 8158 (cell)

Margorie Stahl
Commission Secretary
Attn: Claims
Milwaukee Metropolitan Sewerage District
260 W Seeboth St
Milwaukee, WI 53204

To Whom It May Concern:

On Sunday, April 19, 2009 my husband and I noticed the smell of methane coming out of our basement. My husband went down to the basement and found the basement drain was backed up, and the water level was rising. We immediately contacted Roto-Rooter who came out with their equipment, and at 165 feet still had no blockage in the line. While working, he also noticed that the water level had not decreased, but was continuing to rise. The Roto-Rooter technician looked into the sewer manholes in the street and noticed that the water level was only a few feet from the street surface.

We contacted the Department of Public Works and described our problem. That person transferred us to City Hall to have someone from Sewers come out to our address. When they came out, they determined there was blockage in the sewer system and they would get someone to "jet it out" as they said.

Once the blockage was opened our basement flooding receded, but not before sewer water reached across our basement floor, affecting but not submerging our major appliances, water heater, furnace, items in storage and a freezer containing food.

Please note the enclosed receipt from Roto-Rooter. We would like to file a claim for \$380.00 for after hours/weekend fees for service.

We have already begun the cleanup process and have contacted some businesses for estimates to the basement, but as we have two small children in the house, we need to address this immediately and have begun cleanup ourselves.

Sincerely,





11030 W. Lincoln Ave.
Milwaukee, WI 53227

Milwaukee: (414) 541-4477
Waukesha: (262) 548-3660
Ozaukee: (262) 375-5576
Washington: (262) 255-3031

163211
INVOICE

INVOICE DATE 4-19-09	PHONE 736-8158	P.O. #	START TIME 12:30
CUSTOMER NAME John Doe			FINISH TIME 2:38
JOB ADDRESS (STREET, ZIP) 5512 W. Wells.			
BILLING ADDRESS (IF DIFFERENT) (STREET, CITY, ZIP) VISA 40720400 0326 8233 Exp. 12/09			
SERVICE PERFORMED Worked on Sewer from Main CO added drum, out to Main, got 150' out without hitting anything.			PRICE 300-
PARTS/PRODUCTS Added Cable 80'			
City Man is high owner called city while I was there			
TRUCK # 6	SERVICE REPRESENTATIVE AS		SUBTOTAL \$ 380-
WARRANTY (IF APPLICABLE) N/A			TAX \$ -
			TOTAL \$ 380

RETAIN RECEIPT FOR WARRANTY PURPOSES.
\$20.00 CHARGE FOR RETURNED CHECKS. PAYMENT IS
DUE WITHIN 30 DAYS. SERVICE CHARGE OF 1 1/2% PER
MONTH (18% APR) ON ALL INVOICES OVER 30 DAYS OLD.

Date: 4-19-09 Signature: [Signature]

☒ VISA/MAST/DISCOVER

☐ CHECK #

☐ CASH

☐ CHARGE

**Wheaton Franciscan Healthcare**400 W. River Woods Parkway
Glendale, WI 53212-1060*Sponsored by the Wheaton Franciscan Sisters***Fax**

Date: 4/27/09
To: City Clerks Office
From: Dana Doro
Subject: CLAIMS
No. of pages (including cover):

CITY OF MILWAUKEE
2009 APR 27 AM 10:28
RONALD D. LEONHAR
CITY CLERK

CITY OF MILWAUKEE
RECEIVED
2009 APR 27 PM 3:59
CITY ATTORNEY

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NOTICES SENT TO FOR FILE 090202:

[illegible]



Legislation Details (With Text)

File #: 090229 **Version:** 0

Type: Resolution **Status:** In Committee

File created: 6/16/2009 **In control of:** JUDICIARY & LEGISLATION COMMITTEE

On agenda: **Final action:**

Effective date:

Title: Resolution relative to legislative bills.

Sponsors: THE CHAIR

Indexes: FEDERAL LEGISLATION, STATE LEGISLATION

Attachments: [Hearing Notice List](#)

Date	Ver.	Action By	Action	Result	Tally
6/16/2009	0	COMMON COUNCIL	ASSIGNED TO		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		
6/23/2009	0	JUDICIARY & LEGISLATION COMMITTEE	HEARING NOTICES SENT		

File #: 090229 **Version:** 0

Number

090229

Version

ORIGINAL

Reference

Sponsor

THE CHAIR

Title

Resolution relative to legislative bills.

Drafter

City Clerk

lme:dkf

6/11/09

NOTICES SENT TO FOR FILE 090229:

[illegible]