

CC
Street
Council
DPW

RECEIVED:

In the Matter of the Claim of

NOTICE OF CLAIM

RECEIVED BY DS

DATE 4/1/21

TIME 11:30 AM

20-10

PLEASE TAKE NOTICE that the claimant herein hereby makes claim and demand against CITY of Kingston as follows:

1. The name and post office address of each claimant and of his/her attorney is:

Claimant

Claimant's Attorney

Joseph Cherny
97 Hutton St.
Kingston NY, 12401
845-417-5531

2. The nature of the claim:

Repair stone wall hit by city of Kingston employee Alan Oxendine
with Bobcat loader moving snow

3. The time when, the place where and the manner in which the claim arose:

The incident occurred on Feb 23, 2021, at about 11:00 a.m. p.m.
at (location) 97 Hutton St.

The items of damage or injuries claimed are:

Stone wall

The undersigned therefore present this claim and demand \$ _____ for adjustment and payment, and notify you that unless same is adjusted and paid within the time provided by law from the date of this presentation to you, it is the intention of the undersigned to commence an action thereon.

RECEIVED
BY
DATE
TIME

Dated: 4-1-, 2021
ULSTER Co. / Kingston, New York

Joseph Cherny
Signature
Joseph Cherny
Print Name

Attorney(s) for Claimant(s)
Office and Post Office Address, Telephone Number

Individual Verification

State of New York, County of _____ ss.:
being duly sworn, deposes and says that deponent is the claimant in the within action; that he/she has read the foregoing Notice of Claim and knows the contents thereof; that the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged on information and belief, and that as to those matters deponent believes it to be true.

Sworn to before me this 1st
day of APRIL, 2021.

Joan E Geuss
Notary Public

JOAN E. GEUSS
Notary Public, State of New York
Reg. #01GE6184029
Qualified in Ulster County
Commission Expires 3-24-2024

Corporate Verification

State of New York, County of _____ ss.:
Being duly sworn, deposes and says that deponent is the _____ of _____ Corporate claimant named in the within action; that deponent has read the foregoing Notice of Claim and knows the contents thereof, and that the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters deponent believes to be true.

This verification is made by deponent because said claimant is a _____ corporation, and deponent an officer thereof, to wit its _____ The grounds of deponent's belief as to all matters not stated upon deponent's knowledge are as follows:

Sworn to before me this _____
day of _____, 20____.

Notary Public

Steve Owens

Bluestone Specialist
DBA: Upstate Restoration
P.O. Box 478
High Falls, NY 12440
Cell (845) 706-5890

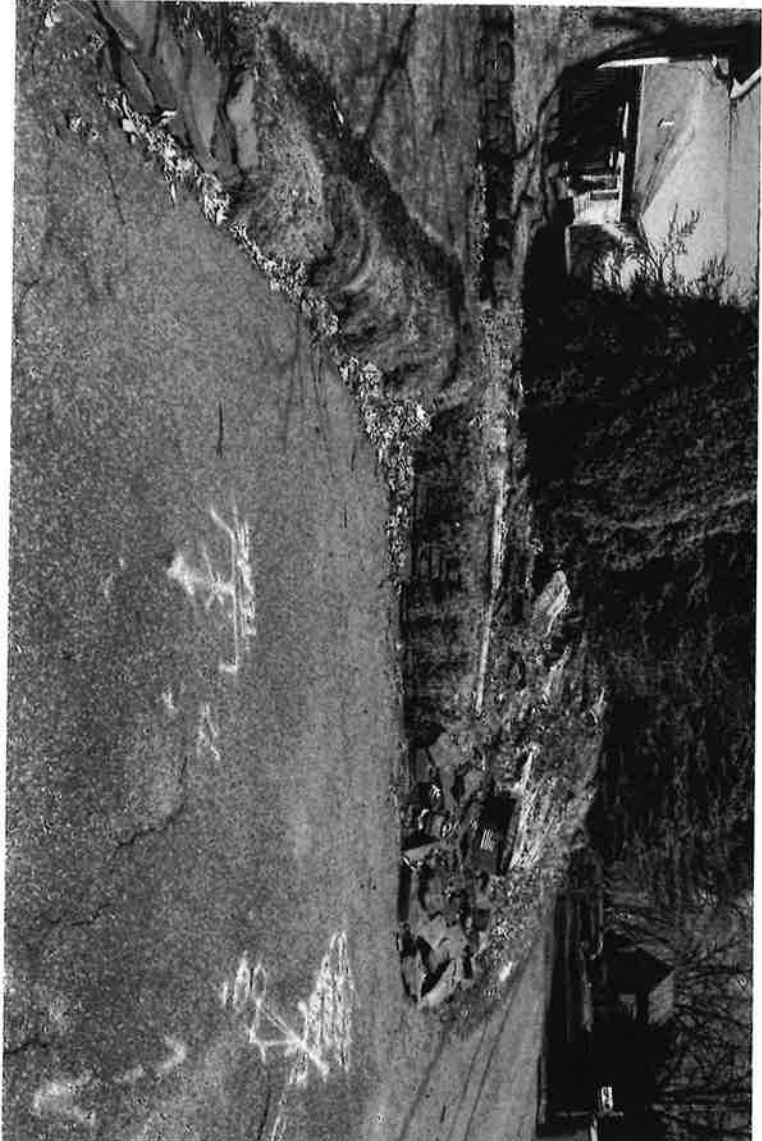
Customer Invoice

Joe Cherny
97 Hutton Street
Kingston, NY 12401

845-417-5531

Terms: Cash
50% Down at Start
50% on completion

Description	Total
Clear Debris and Bluestone Prep for Stone wall with 1/2" gravel Compact Gravel Base Rebuild Bluestone wall to original specs	\$1,200.00
all work dates are weather permitting Deposit constitutes acceptance of terms and Conditions	
Balance Due	\$1,200.00





CITY OF KINGSTON
Office of the City Clerk
Registrar of Vital Statistics
cityclerk@kingston-ny.gov

Steven T. Noble, Mayor
Elisa Tinti, City Clerk & Registrar



Deidre Sills, Deputy Clerk
Susan Mesches, Deputy Registrar

April 1, 2021

Ms. Ruth Morris
420 E. Main St.
Middletown, New York 10940

Dear Ms. Morris:

Enclosed please find a claim (#21-10). Enclosed is a claim for Joseph Cherny, 97 Hutton St., Kingston, NY for property damage vs. DPW.

If you have any questions, please contact me at (845) 334-3919.

Very truly yours,

Deidre M. Sills
Deputy City Clerk

cc: Corporation Counsel
Common Council
Andrea Shaut
DPW

