

**THE CITY OF OKLAHOMA CITY
OFFICE OF
THE MUNICIPAL COUNSELOR**

Council Agenda
Item No. IX. BV
11/19/2024

TO: Mayor and City Council

FROM: Kenneth Jordan
Municipal Counselor

Resolution authorizing the Municipal Counselor to waive service of process and to confess judgment without admission of liability in the amount of \$1,023.64 and all the costs of the action in the Oklahoma County District Court in the claim filed by Donald Brasee. Ward 6.

Claimant's address:
1805 Lago Drive
Moore, OK 73160

This office acknowledges receipt of a claim from the above-referenced claimant in which the claimant alleges that on June 12, 2024, claimant's vehicle was damaged when an Oklahoma City Police Department vehicle driven by an OCPD employee struck the rear end of claimant's vehicle at 100 North Classen Boulevard in Oklahoma City, Oklahoma. The OCPD employee was not responding to an emergency when this incident occurred. The claimant filed his claim alleging property damage only. Claimant provided documentation of \$1,023.64, the lesser of two estimates submitted, in damages to the rear fender of his vehicle.

The Claimant and Linda Samuel-Jaha, counsel for the City, have engaged in settlement negotiations. Counsel for the City has agreed to recommend \$1,023.64 as full and final settlement of all aspects of City's involvement in this incident, including any future medical expenses or property damage claims. The claimant has agreed to accept this amount.

Section 153(A) of the Governmental Tort Claims Act provides:

- A. The state or a political subdivision shall be liable for loss resulting from its torts or the torts of its employees acting within the scope of their employment subject to the limitations and exceptions specified in The Governmental Tort Claims Act and only where the state or political subdivision, if a private person or entity, would be liable for money damages under the laws of this state. The state or a political subdivision shall not be liable under the provisions of The Governmental Tort Claims Act for any act or omission of an employee acting outside the scope of the employee's employment.

According to the Oklahoma Supreme Court, a prima facie case of negligence is established by showing the following: "(1) a duty owed by the defendant to protect the plaintiff from injury, (2) a failure to properly exercise or perform that duty and (3) the plaintiff's injuries are proximately caused by the defendant's failure to exercise his duty of care." *McKellips v. Saint Francis Hospital, Inc.*, 741 P.2d 467, 470 (Okla. 1987) (citations omitted).

Proximate cause has two components - legal causation and cause in fact. *Id.* Cause in fact is determined by the "but for" test: "The defendant's conduct is a cause of the event if the event would not have occurred but for that conduct." *Id.* (citations omitted). "Proximate cause" is also a synonym for "legal cause." BLACK'S LAW DICTIONARY, 804 (6th Ed. 1990). To clarify this issue, the Oklahoma Supreme Court has further defined proximate cause: "The proximate cause of an event must be that which in a natural and continuous sequence, unbroken by an independent cause, produces the event and without which the event would not have occurred." *Gaines v. Providence Apartments*, 750 P.2d 125, 126-27 (Okla. 1987) (citations omitted).

The Supreme Court of Oklahoma has further stated that the driver of a motor vehicle must always use that degree of care which is reasonable and prudent under the circumstances. *Agee v. Gant*, 412 P.2d 155 (Okla. 1966).

This office is in receipt of information from the Oklahoma City Police Department and the Official Oklahoma Traffic Collision Report regarding this incident. This information indicates that after Claimant came to a stop at a stop sign, the OCPD officer traveling behind him, was unable to stop and hit the rear end of Claimant's vehicle. This information further indicates no improper action by claimant.

Based on the above information and applicable Oklahoma law, it is the opinion of this office that this claim should be approved, and that the Municipal Counselor should be authorized to Confess Judgment without admission of liability in the amount of \$1,023.64 and all costs of the action in the District Court. If Council agrees, a Resolution to that effect has been prepared.

LSJ