COUNTY OF LOS ANGELES



CLAIMS BOARD

500 WEST TEMPLE STREET
LOS ANGELES, CALIFORNIA 90012-2713

MEMBERS OF THE BOARD

Oscar Valdez
Office of the Auditor-Controller
Destiny Castro
Chief Executive Office
Adrienne M. Byers
Office of the County Counsel

NOTICE OF MEETING AND AGENDA

The Los Angeles County Claims Board will hold a regular meeting on **Monday, April 1, 2024, at 1:00 p.m.**, at the Kenneth Hahn Hall of Administration, 500 West Temple Street, Sixth Floor, Conference Room C, Los Angeles, California 90012. Members of the public who would like to listen to the open session of the meeting or would like to provide public comment may call (323) 776-6996, then enter ID 697 508 871# at 1:00 p.m. on April 1, 2024.

Reports of actions taken in Closed Session. The Los Angeles County Claims Board will report actions taken on any Closed Session Items on Monday, April 1, 2024, at approximately 2:00 p.m. Members of the public who would like to hear reportable actions taken on any Closed Session items may call (323) 776-6996, then enter ID 697 508 871# at 2:00 p.m. on April 1, 2024. Please note that these are approximate start times and there may be a short delay before the Closed Session is concluded and the actions can be reported.

TO PROVIDE PUBLIC COMMENT:

You may submit written public comments by e-mail to claimsboard@counsel.lacounty.gov or by mail to: Attention: Los Angeles County Claims Board, Executive Office, County Counsel, 500 West Temple Street, Los Angeles, California, 90012.

Written public comment or documentation must be submitted no later than 12:00 p.m. on Friday, March 29, 2024. Please include the agenda item and meeting date in your correspondence. Comments and any other written submissions will become part of the official record of the meeting.

If you wish to address the Los Angeles County Claims Board in person, you may come to the Kenneth Hahn Hall of Administration, 500 West Temple Street, Los Angeles, California, 90012, and enter on the Second Floor. Please advise the security guard station personnel that you would like to attend the public portion of the Claims Board meeting and a security guard will escort you to the Sixth Floor where you will be assisted.

PUBLIC COMMENT: Public comment is limited to the specific items on the agenda and general public comment is limited to subject matters within the jurisdiction of the Claims Board.

SUPPORTING DOCUMENTATION: The Agenda and any supporting documents will be posted at https://lacounty.gov/newsroom/public-information/los-angeles-county-claims-board/ and can be provided upon request. Please submit requests for supporting documents to claimsboard@counsel.lacounty.gov.

If you would like more information, please contact Claims Board Secretary Laura Z. Salazar at lzsalazar@counsel.lacounty.gov or Raina Mey RMey@counsel.lacounty.gov.

County of Los Angeles Claims Board Agenda for April 1, 2024 Page 2

AGENDA

- 1. Call to Order.
- 2. Opportunity for members of the public to address the Claims Board on items of interest that are within the subject-matter jurisdiction of the Claims Board.
- 3. Closed Session Conference with Legal Counsel Existing Litigation (Government Code section 54956.9, subdivision (a)).
 - a. <u>Sanchez Gallegos, Gloria v. County of Los Angeles, et al.</u> United States District Court No. 2:23-cv-00112

This federal civil rights lawsuit against the Sheriff's Department arises out of the fatal shooting of Plaintiff's son; settlement is recommended in the amount of \$250,000.

See Supporting Documents

b. <u>Estate of Dijon Kizzee, et al. v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 21STCV34142

This civil rights lawsuit against the Sheriff's Department stems from the fatal shooting of Mr. Kizzee; settlement is recommended in the amount of \$3,375,000.

See Supporting Documents

c. <u>John Klene, et al. v. Doral Riggs, et al.</u> United States District Court Case No. 2:22-cv-08318

This federal civil rights lawsuit against the Sheriff's Department and District Attorney's Office arises from the alleged wrongful conviction that resulted in Plaintiffs incarceration for over 23 years; settlement is recommended in the amount of \$24,000,000.

See Supporting Documents

4. Approval of the Minutes of the March 18, 2024, regular meeting of the Claims Board.

See Supporting Document

5. Adjournment.

CASE SUMMARY

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME Gloria Gallegos Sanchez v. County of Los Angeles, et al.

CASE NUMBER 23-CV-00112

COURT United States District Court

DATE FILED December 21, 2022

COUNTY DEPARTMENT Sheriff's Department

PROPOSED SETTLEMENT AMOUNT \$ 250,000

ATTORNEY FOR PLAINTIFF Christian Contreras, Esq.

COUNTY COUNSEL ATTORNEY Millicent L. Rolon

Principal Deputy County Counsel

NATURE OF CASE

This is a recommendation to settle for \$250,000, inclusive of

attorneys' fees and costs, a federal civil rights lawsuit filed by Gloria Gallegos Sanchez, mother of decedent Augustin Flores Sanchez after he was shot by Los Angeles Sheriff's

Department ("LASD") deputies.

Given the risks and uncertainties of litigation, a reasonable settlement at this time will avoid further litigation costs. The

full and final settlement of the case in the amount of

\$250,000 is recommended.

PAID ATTORNEY FEES, TO DATE \$ 25,426

PAID COSTS, TO DATE \$ 530

Case Name: Gloria Sanchez Gallegos v. County of Los Angeles, et al.

Summary Corrective Action Plan



The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to confidentiality, please consult County Counsel.

Date of incident/event:	August 31, 2022, approximately 6:50 a.m.
Briefly provide a description of the incident/event:	Summary Corrective Action Plan 2023-104 Details in this document summarize the incident. The information provided is a culmination of various sources to provide an abstract of the incident. The initial call for service, various investigative reports, and summaries indicate on August 31, 2022, at approximately 06:50 a.m., two on-duty Los Angeles County Sheriff's Department Deputy Sheriffs assigned to Century Station responded to ReConserve of California (9112 Graham Avenue, Los Angeles, CA 90002), a nearby business regarding a
	"Person with a knife" call. The informant, an employee at the business, indicated that a male Hispanic in his 40s (Decedent), wearing a black shirt, was swinging a machete and threatening employees. When Deputy One (driver) and Deputy Two (passenger) arrived at the location, employees directed them to the Decedent, who was seated in the driver's seat of a white pick-up truck with tinted windows. The pick-up truck was parked along the west curbline of Graham Avenue, just south of 92nd Street. Deputies One and Two approached the truck on the driver's side and contacted the Decedent. They detained the Decedent at gunpoint and ordered him to open the door.
	Deputy One opened the driver's side door and Deputy Two attempted to detain the Decedent by controlling his hands. The Decedent punched and kicked at Deputies One and Two as they forcefully tried to pull him from the driver's seat. The Decedent yelled, "Jalale!" (Pull it!) in Spanish, referring to the Deputies' guns. Fearing the Decedent was attempting to arm himself, Deputies One and two disengaged in the struggle, moved away from the truck, and waited for additional units to arrive. The Decedent armed himself with a machete (approximately three feet in length), which he retrieved from the interior of his vehicle.
	Several other Deputy Sheriffs, including Deputies Three and Four, arrived at the scene. The Decedent, still detained at gunpoint, stood on the truck's running board holding the machete in his right hand and a metal torch tank in his left. The Decedent wielded the machete at the Deputies. The Decedent yelled at deputies in Spanish, "Dale!" (Go for it!) and "Jalale!" Deputies ordered the Decedent to drop the machete, but instead, he threw a small metal propane tank at Deputy Two, striking him on his left arm.

Document version: 4.0 (January 2013)

Deputies deployed less lethal weapons. The Decedent was tased, struck in his torso with two rounds from the 40mm Sage Deuce foam baton launcher, and struck in the abdomen with a round from the stun bag shotgun. The less lethal weapons had a minimal effect on the Decedent. As the Decedent lunged at Deputies with the machete in his right hand, and Deputies One through Four fired their Department-issued firearms. The Decedent was struck by gunfire and fell to the ground due to sustaining multiple gunshot wounds to his torso. Deputies made a tactical approach and began to render aid to the Decedent pending the arrival of Los Angeles County Fire Department personnel. Paramedics arrived and administered medical aid. The Decedent was pronounced deceased at the scene at 07:03 a.m.

A command post and containment of the scene were established by assisting Deputy Sheriffs. Deputies One through Four were transported to Century Sheriff's Station pending interviews with Homicide Bureau investigators.

At approximately 10:21 a.m., the Los Angeles County Sheriff's Department Crime Lab arrived at the scene. Forensic Identification Specialists identified, marked, and photographed evidence and the scene.

At approximately 10:23 a.m., the handling Homicide Bureau investigators arrived at the command post and took control of the scene.

The Los Angeles County Coroner's Office investigators arrived at approximately 06:35 p.m. After a thorough investigation was conducted, the Decedent was transported to the Los Angeles County Coroner's Office.

The deputy-involved shooting was captured by the deputies' body-worn cameras.

1. Briefly describe the **root cause(s)** of the claim/lawsuit:

A **Department** root cause in this incident was Deputies One through Four used deadly force against the Decedent.

A **Department** root cause in this incident was Deputies' failure to identify the Decedent as an armed, barricaded suspect, warranting notification to Special Enforcement Bureau.

A **non-Department** root cause in this incident was the Decedent's failure to comply with lawful orders issued by the Deputy Sheriffs.

A **non-Department** root cause in this incident was the Decedent's decision to charge towards Deputies with a machete.

2. Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

Criminal investigation

The incident was investigated by the Sheriff's Department Homicide Bureau to determine if any criminal misconduct occurred.

The investigation has been submitted to the Los Angeles County District Attorney's Office for a determination as to whether the use of deadly force was legally justified and/or if any criminal misconduct occurred. At the time of this report, the Los Angeles County District Attorney's Office had not advised the Department of their findings.

This corrective action plan will be supplemented with a report to include:

 The findings of the Los Angeles County District Attorney's Office assessment regarding the incident.

Administrative Investigation

Upon completion of the District Attorney's Office findings, the Sheriff's Department's Internal Affairs Bureau (IAB) will investigate this incident to determine if any administrative misconduct occurred before, during, or after the incident.

The California Government Code's Peace Officer Bill of Rights sets guidelines for administrative investigations statute dates. Once the Homicide Bureau and the Los Angeles County District Attorney's Office investigations are complete, a statute date will be set regarding the administrative investigation.

Upon completion of the investigation, it will be submitted for approval. Approximately one month after the case has been approved, the case will be presented to the Los Angeles County Sheriff's Department's Executive Force Review Committee (EFRC) for adjudication.

This corrective action plan will be supplemented with the report to include:

- The findings of the EFRC
- Any personnel-related administrative action taken
- Any systemic issues (e.g., training, curriculum, etc.) identified
- Any other corrective action measure(s) identified or taken.

Station Briefings

In the days following the incident, personnel were briefed on the events known at the time, based on information provided by Homicide Bureau investigators. Special attention was placed on officer safety, the dangers of reaching into vehicles, back-up/assistance requests, and lessons learned to assist deputies in the event they found themselves in a similar situation. Briefings occurred on all three shifts and were conducted by the field sergeants and watch commanders.

Station personnel are repeatedly briefed on Field Operations Directives (FOD) 21-13, Reaching into Vehicles, and FOD 18-007, Critical Calls for Service.

Deputy Sheriffs will be continuously scheduled to attend TAS 1 Training with the Department's Tactics and Survival Unit and Arrest and Control / Use of Force Training.

Are the corrective actions addressing Depart	rtment-wide system issues?
☐ Yes – The corrective actions address Dep	partment-wide system issues.
⋈ No – The corrective actions are only applied.	icable to the affected parties.
os Angeles County Sheriff's Department	
Name: (Risk Management Coordinator)	
Julia M. Valdés, A/Captain	
Risk Management Bureau	
Signature.	Date:
Am Valdes	20/20/2024
Dirio access	eg//per/
Name: (Department Head)	
Myron Johnson, Assistant Sheriff Patrol Operations	
Signature	Date:
Mad	3/1
	11/19
Chief Executive Office Risk Management Inspe	ector General USE ONLY
Are the corrective actions applicable to other depa	
Yes, the corrective actions potentially ha	
No, the corrective actions are applicable	only to this Department.
Name: Daniela Prowizor-Lacayo (Risk Management Ins	spector General)
Daniela Prowizor	
Daniela i Towizoi	
Signature:	Date
1 0	3/11/2024
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CASE SUMMARY

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME Estate of Dijon Kizzee, et al. v. County of Los Angeles, et al.

CASE NUMBER 21STCV34142

COURT Los Angeles Superior Court

DATE FILED September 10, 2021

COUNTY DEPARTMENT Sheriff's Department

PROPOSED SETTLEMENT AMOUNT \$3,375,000

ATTORNEY FOR PLAINTIFF Dale K. Galipo, Esq.

Law Offices of Dale K. Galipo

COUNTY COUNSEL ATTORNEY Millicent L. Rolon

Principal Deputy County Counsel

NATURE OF CASE

This is a recommendation to settle for \$3,375,000, inclusive

of attorneys' fees and costs, a civil rights lawsuit filed by the father of decedent Dijon Kizzee after he was fatally shot by Los Angeles Sheriff's Department ("LASD") deputies.

Given the risks and uncertainties of litigation, a reasonable settlement at this time will avoid further litigation costs. The

full and final settlement of the case in the amount of

\$3,375,000 is recommended.

PAID ATTORNEY FEES, TO DATE \$84,054

PAID COSTS, TO DATE \$ 23,767

Case Name: Estate of Dijon Kizzee, et al. v. County of Los Angeles, et al.

Summary Corrective Action Plan



The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits' identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to confidentiality, please consult County Counsel.

Date of incident/event:	August 31, 2020, Approximately 3:16 p.m.
Briefly provide a description of the incident/event:	Summary Corrective Action Plan 2023-105 Details in this document summarize the incident. The information provided is a culmination of various sources to provide an abstract of the incident.
	abstract of the incident. Multiple investigative reports indicated, On August 31, 2020, at approximately 3:16 p.m., two on-duty Los Angeles County Sheriff's Department Deputies assigned to South Los Angeles Station were on patrol in their marked black and white vehicle. Deputies One and Two were traveling east on 110th Street from Budlong Avenue in the unincorporated area of Los Angeles County. Their attention was drawn to a male (Decedent) riding a bicycle. Deputies One and Two observed the Decedent riding his bicycle eastbound in the westbound lane (a violation of California Vehicle Code Section - 21650.1), and he almost collided with an oncoming motorist. Based on Deputies One and Two's observation, they attempted to conduct a pedestrian stop to warn and/o cite the Decedent for the vehicle code violation.
	The following statement is a summary of Homicide Bureau's Interview with Deputy One (Passenger):
	Deputy One stated he and Deputy Two were driving eastbound when they observed the Decedent riding his bicycle eastbound in the westbound lane; almost colliding with an oncoming motorist. Due to the Decedent's actions, Deputy One and Deputy Two decided to conduct a pedestrian stop to warn and/or cite the Decedent for the California Vehicle Code violation.
	Deputies One and Two approached the Decedent to warn and or/cite the Decedent. Deputy One yelled, "Hey dude, stop!" The Decedent did not comply with Deputy One's verbal commands to stop. The Decedent continued to ride his bicycle away from Deputies One and Two. The Decedent rode his bicycle away from the Deputy Sheriffs, making a Uturn in front of their patrol vehicle. The Decedent continued to ride his bicycle then tossed his bicycle and ran westbound.
	Deputies One and Two exited their patrol vehicle and [ran] after the Decedent.
	As both the Decedent and the Deputy Sheriffs continued [running] on 110 th Street, Deputy One [yelled], "Stop, we just want to talk to you. Stop, let me see your hands!"

Document version: 4.0 (January 2013)

Deputies One and Two briefly ran after the Decedent, however, they were unsuccessful in detaining the Decedent.

Deputies One and Two returned to their patrol vehicle and drove in the direction the Decedent was last seen running. The Deputy Sheriffs continued to check in the area for the Decedent. The Deputy Sheriffs located the Decedent running in the middle of an unmarked intersection.

Deputy One yelled, "Hey dude, stop!" As Deputy Two stopped the patrol vehicle, Deputy One exited the patrol vehicle to contact the Decedent. Deputy One exited the patrol vehicle and initiated a foot pursuit. The Decedent had his wrapped hands above his head but continued to move away from Deputy One.

Deputy One yelled, "Hey stop, we just want to talk to you." The Decedent finally complied with Deputy One's verbal commands and stopped running. With the Decedent's wrapped hands above his head, Deputy One approached the Decedent in an attempt to grab his hands to handcuff and detain the Decedent. As Deputy One was within hands reach of the Decedent, he reached for the Decedent's hand and the Decedent struck him with an unknown object on the right portion of his chin. The Decedent struck Deputy One with such force, it knocked Deputy One backwards and rendered him briefly disoriented.

Deputy One requested emergency radio clearance twice but did not receive a reply from the Sheriff's Communication Center (SCC).

After the Decedent struck Deputy One, the Decedent dropped a handgun. After the Decedent dropped his handgun on the ground, he bent over and picked up the handgun and pointed it at Deputy One. Deputy One feared for his life, unholstered his duty weapon, and fired rounds from his duty weapon at the Decedent's center mass.

Deputy One's duty rounds struck the Decedent causing him to fall to the ground and drop his handgun (the handgun landed near the right side of the Decedents body). The Decedent landed with his left hand underneath his body. Deputy One heard Deputy Two give verbal commands, "Let me see your hands, let me see your hands!" Deputy One observed the Decedent moving to retrieve his handgun. In fear for his life and Deputy Two's life, he fired additional rounds from his duty weapon.

Deputy One requested emergency radio clearance to advise a deputy-involved shooting occurred, but he did not receive a reply from SCC. He switched to an "all access" frequency which allowed for his emergent radio transmission to be heard by both South Los Angeles desk personnel and additional South Los Angeles deputies. Deputy One transmitted a deputy-involved Shooting occurred and requested fire and assisting units to respond to the location.

Upon the arrival of assisting units and a sergeant, Deputies One and Two cautiously approached the Decedent. Utilizing a ballistic shield, Deputies One and Two secured the Decedent, and rendered medical aid to him, until paramedics arrived.

The following statement is a summary of Homicide Bureau's Interview with Deputy Two (Driver):

Deputy Two stated prior to the start of his shift, he was briefed on a shooting which occurred earlier in the day.

Deputy One stated he and Deputy Two were driving eastbound when they observed the Decedent riding his bicycle in the westbound lane; almost colliding with an oncoming motorist. Due to the Decedent's actions, Deputy One and Deputy Two decided to conduct a pedestrian stop to warn and cite the Decedent for the California Vehicle Code violation.

With the patrol vehicle's windows rolled down, Deputy Two yelled verbal commands to stop riding his bicycle. The Decedent did not comply with the verbal orders given by Deputy Two.

As Deputies One and Two approached the Decedent to conduct a pedestrian stop, he advised Deputy One to watch the Decedent's hands and his right arm (the Decedent's right arm was wrapped in clothing while he manipulated the bicycle).

Deputies One and Two exited their vehicle, the Decedent rode his bicycle towards the south side of the sidewalk and dropped his bicycle and started running. Deputies One and Two [ran] after the Decedent. The Deputies lost sight of the Decedent as he ran northbound and out of view.

Due to a minor traffic offense, Deputy Two decided not to pursue the Decedent, and Deputies One and Two walked back to their patrol vehicle.

Deputies One and Two drove northbound in the last location they saw the Decedent.

The Deputy Sherriff's approached an unmarked intersection and observed the Decedent running. Deputy Two could see the Decedent's hands were still wrapped in clothing.

Deputy Two drove westbound towards the Decedent. The Decedent continued to run away from the deputy sheriffs. As Deputies One and Two drove closer to the Decedent, the Decedent moved towards the north side of the street. Deputies One and Two yelled at the Decedent to stop. The Decedent again did not comply with the verbal commands from the deputy sheriffs.

Deputy Two stopped the patrol vehicle and Deputy One exited the patrol vehicle to contact the Decedent. The Decedent finally complied with Deputy One's verbal command to stop. When Deputy One was in proximity, the Decedent punched Deputy Two in the face with his right hand, which caused Deputy One to stumble backwards and almost fall to the ground.

While running towards Deputy One, Deputy Two attempted to utilize his Department-issued handheld radio to broadcast emergent radio traffic.

Deputy Two was now near Deputy One when he observed the Decedent pick up a "black item" which had fallen from the Decedent's hands. Deputy Two saw the Decedent point the object at him and Deputy One.

Deputy Two realized the Decedent was holding and pointing a "full size" semiautomatic handgun at them. Deputy Two was in fear for his life, he unholstered his duty weapon and fired his duty weapon at the Decedent. Deputy Two observed the Decedent fall to the ground with his left hand underneath his body. The fall caused the Decedent to drop his handgun (the handgun landed near the Decedent's right hand). While on the ground, the Decedent was conscious and continued to reach for his handgun. Deputy Two gave the Decedent verbal commands not to move, but the Decedent did not comply. Deputy Two feared for his life and fired one additional round from his duty weapon.

Deputy Two realized his emergent radio traffic was not transmitted to the station nor his assisting units. Deputy Two had Deputy One broadcast the emergent traffic to advise of the deputy-involved shooting occurred and he requested paramedics.

Once assisting Deputies arrived, they cautiously approached the Decedent with a ballistic shield. As the Deputy Sheriffs approached the Decedent, they focused on the Decedent's left hand, which was underneath his body. Deputy Two contacted the Decedent and conducted a sweep of the Decedent's waistband for [additional] handguns (none were located).

Deputy Two provided medical aid until paramedics arrived.

Los Angeles Fire responded to the location. Under the supervision of the Fire Captain, the paramedic pronounced the Decedent, deceased at 3:27 p.m.

Homicide Bureau Investigation:

Homicide Bureau investigators were notified, and responded to the scene and investigated the deputy-involved shooting.

During the course of the investigation, the Homicide Bureau investigators obtained cell phone video depicting the Decedent manipulating a black, semi-automatic firearm prior to the date of the shooting. The semi-automatic firearm was later confirmed as the same weapon the Decedent pointed at the deputy sheriffs.

Surveillance video footage was obtained from three nearby residences. The video footage depicted the Deputy Sheriffs' initial attempt to contact the Decedent riding a bicycle in the middle of the street. The footage also showed the patrol vehicle when it stopped, and the Decedent was running.

Additionally, the video footage captured the Decedent walking in the middle of the street waving his hands in the air with clothing wrapped around one hand. The Decedent's being in the middle of the street caused the driver of a black vehicle to slow down at which time the Decedent appeared to raise one of his hands toward the vehicle.

Lastly, the video footage depicted the Decedent walking west on the street until the Deputy Sheriffs arrived in the patrol vehicle. The Decedent walked away from the Deputy Sheriffs, stepped onto the north sidewalk, and began to run east. The Decedent then stopped and raised both hands in the air, while he continued to hold clothing in his hands. As Deputy One approached him on foot, the Decedent swung his arms, and then dropped an item.

As the Decedent bent over to retrieve the item, Deputy One unholstered his firearm and backed away from the Decedent. When the Decedent stood upright, Deputy One shot at the Decedent from approximately 10-15 feet away.

The video angle depicted Deputy Two unholster his firearm as the Decedent fell to the ground from Deputy One's gunfire. Deputy Two fired one last round at the Decedent as he (the Decedent) can be seen moving on the ground. For further detail, refer to Deputy Two's interview with the Homicide Bureau.

The Los Angeles County District Attorney's Office, Justice System Integrity Division, completed its review of the shooting and determined Deputy One and Deputy Two reasonably believed, based on the totality of the circumstances, that force was necessary to defend against a threat of death when they initially fired their weapons.

The Los Angeles County District Attorney's Office also concluded there was insufficient evidence to prove beyond a reasonable doubt Deputy One and Deputy Two's later series of shots, were not fired in lawful self-defense or defense of another.

The Los Angeles County Coroner's Office indicated the Decedent sustained several gunshot wounds.

The Decedent's toxicology report indicated the presence of narcotics in his system.

When the scene of the shooting was later examined and photographed, the Decedent's weapon was not found within the Decedent's reach, and it could not be determined who moved the gun away from the Decedent's body and right arm.

1. Briefly describe the **root cause(s)** of the claim/lawsuit:

A **Department** root cause in this incident was the Deputy Sheriffs' use of deadly force.

A **Department** root cause in this incident was the Deputy Sheriffs' failure to formulate a tactical plan prior to contacting the Decedent.

A **Department** root cause in this incident was the Deputy Sheriffs' failure to ensure their Department handheld radio were on the correct frequency prior to leaving the station.

A **Department** root cause in this incident was the Deputy Sheriffs' failure to provide immediate medical attention after the deputy-involved shooting occurred.

Department root cause in this incident was the deputies were not equipped with Body-Worn Cameras. The recorded video would have captured the deputies' contact with the Decedent in order to prove or disprove Plaintiff's allegations.

A **non-Department** root cause in this incident was the Decedent struck Deputy One in the face with an unknown object with such force, it caused him to stumble backwards and almost fall to the ground.

A **non-Department** root cause in this incident was the Decedent's retrieval of the handgun he dropped and pointed the weapon at the Deputy Sheriffs.

2. Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

Criminal Investigation

The Department's Homicide Bureau Detectives investigated the shooting and gathered facts and evidence to determine if the Deputy Sheriffs potentially engaged in criminal misconduct.

The Los Angeles County District Attorney's Office, Justice System Integrity Division, reviewed the circumstances involved in the shooting. On November 10, 2022, the District Attorney's Office concluded the shooting was legally justified, as the Deputy Sheriffs acted in self-defense.

Administrative Review

This use-of-force was investigated by the Internal Affairs Bureau to determine if any Department policy violations occurred during the use or reporting of force used against the Decedent.

On August 17, 2023, the IAB investigation into this matter concluded. This case was subsequently reviewed by the Executive Force Review Committee (EFRC), who determined the following:

The EFRC Committee determined the force used in this incident was within policy, but the tactics were not in compliance with Department policy and procedures.

Deputies involved in this incident received additional training pertaining to the circumstances surrounding this incident.

Body-Worn Cameras

As of January 31, 2021, all sworn personnel assigned to South Los Angeles Station were issued a Body-Worn Camera in an effort to ensure all public contacts are transparent. The use of BWC's ensures reliable recording of enforcement and investigative contacts with the public. The Department established policy and procedures for the purpose, use, and deployment of the Department issued BWC.

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☐ Yes, the corrective actions potentially have County-wide applicability.	
No, the corrective actions are applicable only to this Department.	
Date:	

CASE SUMMARY

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

John Klene, et al. v. Doral Riggs, et al.

CASE NUMBER 2:22-CV-08318

COURT United States District Court

DATE FILED November 14, 2022

COUNTY DEPARTMENT Sheriff's Department & District Attorney's Office

PROPOSED SETTLEMENT AMOUNT \$ 24,000,000

ATTORNEY FOR PLAINTIFF Nick Brustin & Deirdre O'Connor

COUNTY COUNSEL ATTORNEY Minas Samuelian

Senior Deputy County Counsel

NATURE OF CASE

This is a recommendation to settle for \$24,000,000,

inclusive of attorneys' fees and costs, a federal civil rights lawsuit filed by John Klene and Eduardo Dumbrique, arising out of their arrest and conviction for the murder of Antonio Alarcon on June 28, 1997, and for which they were incarcerated for over 23

years.

Given the high risks and uncertainties of litigation, a reasonable settlement at this time will avoid further litigation costs. The full and final settlement of the

case in the amount of \$24,000,000 is

recommended.

PAID ATTORNEY FEES, TO DATE \$ 210,317

PAID COSTS, TO DATE \$ 11,679

Case Name: John Klene v. County of Los Angeles, et al.





The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits' identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to confidentiality, please consult County Counsel.

Date of incident/event:	June 28, 1997
Briefly provide a description of the incident/event:	Summary Corrective Action Plan 2023-163
	Based on the multiple investigative reports, on Saturday, June 28, 1997, before 11:00 p.m., the Decedent went to a tire store. At approximately 11:00 p.m., the Decedent exited the tire store to use a payphone (in front of the store) when the occupants of a slow-moving vehicle (Teal vehicle) opened fire, and fatally wounded the Decedent.
	A 9-1-1 call was placed from the tire store. Los Angeles County Fire Rescue responded, and pronounced the Decedent, deceased at 11:15 p.m.
	Hawthorne PD Officers arrived at the scene. And interviewed the witnesses at the location.
	Hawthorne PD's Initial Interview with Witness One:
	On June 28, 1997, Witness One indicated, he and the Decedent were inside of the tire store having a conversation while he worked on a vehicle The Decedent asked if he could use his business telephone. Witness One replied, "No, because I need to keep the business line open." The Decedent walked outside to use the payphone. The Decedent was outside for a few seconds when he heard [gunshots].
	Through the open door, he saw a vehicle drive slowly [past] the open door. As the vehicle continued northbound, he could see the right rear passenger. The right rear passenger started shooting what he [assumed] was a firearm in a Southern direction, towards the payphone. Witness One took cover behind the vehicle he was working on but was able to see the vehicle leave the location.
	Witness One gave a brief description of the rear passenger. Witness One additionally stated, there were a total of 5 individuals inside of the vehicle (Two individuals in the front seat, and three in the backseat). Witness One stated he was unable to get a good look at the individuals inside o the vehicle.
	Hawthorne PD's Initial Interview with Witness Two:
	On June 29, 1997, Witness Two indicated he was inside of the tire store working on a vehicle along with the Decedent. Witness Two stated, the Decedent walked outside of the garage to use the payphone. Witness Two then heard, "F**k You, F**k You, then he heard approximately 17 gunshots.

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Witness Two walked outside to investigate the gunshots, when he observed the Decedent lying on the sidewalk. Witness Two observed 5 individuals in a black, 4-door vehicle speeding northbound away from the Decedent.

Witness Two [got into his vehicle] and followed the fleeing vehicle, but lost sight of the vehicle due to unsafe speeds and maneuvers. Witness Two indicated he would be able to identify the vehicle, but not the occupants of the vehicle.

Hawthorne PD's Initial Interview with Witness Three:

On June 29, 1997, Witness Three stated, while inside of her residence, she heard approximately 10-12 gunshots. Witness Three believed the gunshots she heard came from within her neighborhood.

Witness Three looked out of her kitchen window, she saw a black Honda Accord speed away from the east curb and drove northbound. Witness Three was unable to see the driver and did not have any details pertaining to the vehicle.

Hawthorne PD's Initial Interview with Witness Four:

On June 29, 1997, Witness Four stated while she was inside of her apartment, she heard four to five gunshots. Witness Four looked out of her window, she observed a dark colored vehicle parked. Witness Four said, the driver of the vehicle started the vehicle's engine and sped off northbound. Although Witness Four saw the vehicle, she would not be able to identify the vehicle nor the other occupants inside of the vehicle.

Los Angeles County Sheriff's Homicide Investigator's Interview with the Informant:

On July 01, 1997, the informant was arrested by Torrance Police Department on an unrelated matter. While the Informant was detained, he told Torrance Police Officers he had information related to the murder of the Decedent. Sergeant One responded to the Torrance Police Station to interview the Informant.

Sergeant One conducted a recorded interview with the Informant. The Informant indicated he overheard gang members discussing looking for the Decedent.

The Informant then saw both Plaintiff's One, Two and another fellow gang member get into a fellow gang member's dark green vehicle. The Informant indicated he observed Plaintiff's One and Two, throughout the day driving around together.

The Informant stated, Sunday after the shooting he overheard Plaintiff One say he shot someone on Saturday. The Informant additionally stated, before he was arrested, he heard the Decedent was murdered Saturday night. The informant deduced his fellow gang members committed the murder.

The Informant indicated the motive behind the Decedent's murder was, due to a previous drive-by shooting of his close friend which occurred in

Lawndale a day prior to the Decedent's murder. The Informant additionally stated, it is alleged, the shooter in the drive-by shooting was in a vehicle belonging to the Decedent.

Los Angeles County Sheriff's Department Homicide Bureau's Detectives Interview with Witness Five:

On July 02, 1997, Homicide Detectives interviewed Witness Five who indicated he was at home watching the Tyson and Holyfield fight with a couple of friends. He additionally stated, his friends left his residence approximately 10 to 15 minutes after the fight concluded.

Witness Five stated, the next day, he heard rumors his wife may have been on the telephone with the Decedent at the time of the shooting.

Witness Five additionally stated, the street gangs in the past have a history of having issues with each other.

The Homicide Detectives inquired of his whereabouts on the night of the Decedent's murder, and he replied he went to pick up some "homies" whose vehicle had overheated.

Witness Five denied having any knowledge and/or involvement in the Decedent's murder.

Los Angeles County Sheriff's Department Homicide Bureau's Investigation:

On July 08, 1997, Plaintiff Two was arrested along with another "Lawndale 13" gang member for an unrelated incident. At the time of his arrest, Plaintiff Two was a passenger in a vehicle. The vehicle was searched, and a pair of gloves were located. Additionally, gunshot residue was found on the right rear passenger windowsill.

On July 10, 1997, Sergeant One and Three went to the tire store to conduct a "six-pack" photographic lineup and photographs of the vehicle. Upon review, Witness One identified the vehicle used in the Decedent's murder. Additionally, Witness One identified Plaintiff One as the individual sitting in the front passenger seat of the vehicle and Plaintiff Two as the rear passenger of the vehicle who shot the Decedent.

Witness One signed and dated the witness admonishment form he received from Sergeant One.

Homicide Detectives also interviewed Witness Two at the tire store. Witness Two was shown the photographs of the vehicle used in the Decedent's homicide. Witness Two positively identified the vehicle. However, was unable to identify Plaintiff's One and Two. Witness Two additionally stated he does remember the individuals in the vehicle yelling the Decedent's gang, and gang name.

On July 14, 1997, Sergeant One presented the facts pertaining to this incident to the Los Angeles County District Attorney's Office (Inglewood Branch) for filing consideration. A warrant of arrest was issued for Plaintiff One.

Sergeant One allegedly authored a report indicating each of the witnesses made a positive identification of the vehicle which was used in the Decedent's murder.

On August 14, 1997, Plaintiff One was arrested for the Decedent's murder.

On October 30, 1997, Plaintiff's One's attorney filed a motion requesting a live lineup. While being housed in the Los Angeles County Jail, Plaintiff One was involved in a live lineup. Sergeant One organized the live lineup with Witness One.

During his interview, Witness One stated he did not give the police a description of Plaintiff's One and Two, because he did not see them. Witness One also indicated Sergeant One suggested he should select Plaintiff's One and Two.

In July 1998, Witness One was contacted on two separate occasions at his residence and interviewed by an investigator working for Plaintiff One's law firm. When the investigator returned to Witness One's residence, they sat inside of her vehicle, and drafted his affidavit.

Witness One's affidavit was given to the prosecutors. Upon receipt of the affidavit, Lieutenant One chose Sergeant Two to conduct a follow-up interview with Witness One. The District Attorney's (DA) Office decided instead of dismissing the case, the DA's Office would to send two district attorneys, including the prosecutor on the case, to observe Sergeant Two's follow-up interview.

Sergeant Two's supplemental report observed Witness One's nervousness. When Witness One was shown his affidavit, he indicated the language in the affidavit was from the defense investigator and he did not really read it carefully before signing it. The witness also indicated he did not want to get involved, largely because of fear of retaliation from Plaintiff's One and Two who were members of a gang. At Witness One's deposition, he denied making his previous statement.

Although Witness One's affidavit alleged possible misconduct from Sergeant One, he went with Sergeant Two to conduct a follow-up with Witness One. Sergeant One stayed in the vehicle (one car length away) and listened to the follow-up interview.

On October 05, 1998, A draft supplemental report was authored by Sergeant Two. The draft supplemental report that was forwarded to the DA's Office by Sergeant One for the deputy district attorney to review and make changes if necessary.

In 1998, both Plaintiff's One and Two went to trial for the murder of the Decedent.

In August 1998, Plaintiff One's attorney moved to dismiss the prosecution's case against him, alleging Sergeant One's suggestive tactics used to identify Plaintiff One were so outrageous it violated his due process rights and warranted dismissal of his case. On November 10, 1998, the court heard the defense's motion to suppress evidence of Witness One's identifications based on the identification was obtained through improper tactics by Sergeant One.

On November 10, 1998, the court heard the defense's motion to suppress evidence of Witness One's identifications based on the identification was obtained through improper tactics by Sergeant One. The court heard Witness One's testimony describing how Sergeant One coerced him into identifying Plaintiff's One and Two. Additionally, the court heard Witness One's taped interview with Sergeant One in the early morning after the shooting. The criminal court found Witness One's testimony not credible and was "not convinced that there was any police misconduct."

During the trial, the jury heard testimony from Witness One. Witness One repeated his statements from his affidavit alleging Sergeant One's "improper suggestion" and testified he could not identify Plaintiff's One and Two. However, Witness One stated although he was not pressured, the reason why he was able to select Plaintiff One during the physical live line-up because he had already seen Plaintiff One's photograph in the six-pack photographic lineup.

The jury also heard testimony from defense witnesses who testified Plaintiff's One and Two were at Plaintiff One's residence watching the Holyfield – Tyson II boxing match at the time the Decedent was shot.

The jury found both Plaintiff's One and Two guilty of murder. Plaintiff One was sentenced to life with parole. Plaintiff Two was sentenced to 29 years to life without parole.

Plaintiff's One and Two's attorney filed several petitions. The Plaintiffs were able to provide evidence which indicated their fellow gang member killed the Decedent.

In 2012 and 2013, the alleged individual, who killed the Decedent was terminally ill and confessed to the Decedent's murder. It is alleged he was willing to confess at the Plaintiff's criminal trial but was unable to make said confession because he stabbed an inmate in a holding cell. The gang member passed away shortly after his confession.

The gang member also confessed to another murder which occurred three weeks after the Decedent's murder. The unrelated murder was investigated by an officer from the Los Angeles Police Department and ultimately led to the conviction of a female adult suspect. The female adult (suspect), who is being represented by the Plaintiff's current attorney, was later exonerated using the killer's confession.

During the post-conviction investigation by the Plaintiff's current attorney, the informant admitted to being involved in the unrelated murder which the killer confessed to committing.

The same prosecutor tried both the unrelated murder case and the Plaintiff's case.

The prosecutor was aware the informant was identified as a possible suspect in the unrelated murder case, but Los Angeles Police Department investigators were never able to find any corroborating evidence other than an anonymous tip to bring charges against the informant.

In 2020, the District Attorney's (DA) office investigated the evidence which was available at post- trial and trial. In 2021, the DA's office moved to dismiss Plaintiff's One and Two convictions based on the cumulative effect of alleged errors which created unreliable convictions.

Briefly describe the <u>root cause(s)</u> of the claim/lawsuit:

A **Department** root cause was Sergeant One's lack of follow-up with the plaintiff's close friend, who was shot the night before the Decedent was murdered.

A **Department** root cause was the lack of any audio or video recording of any of the administration of "six packs," by Sergeant One.

A **Department** root cause was Sergeant Two's lack of obtaining any audio or video recording of the follow-up interview with the witness, as well as the lack of any notes taken by Segreant Two of the same interview.

A **Department** root cause was Sergeant Two's long delay between the follow-up interview with the witness and the authoring of the supplemental report memorializing that interview, without having a recording or notes of the interview.

A **Department** root cause in this incident was Sergeant One was present during the follow-up interview with Witness One.

A **non-Department** root cause was the recanting of reported statements and identifications by Witness One.

A **non-Department** root cause was the admission to the Decedent's murder by another member of the "Lawndale 13" gang who alleged to be the true killer, was terminally ill, and passed away shortly thereafter.

 Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)

Suspect Identification Procedures

Fair and reliable suspect identification procedures are crucial to solving crimes, convicting criminals, and ensuring the innocent are not prosecuted. The Department recognizes there are various methods to conduct fair and reliable suspect identification procedures/photo arrays. The following guidelines are intended to ensure the reliability, fairness, and consistency of suspect identification procedures.

Absent extraordinary circumstances, photo arrays should be displayed to witnesses by deputy personnel (e.g., detectives, detective supervisors, etc.) who have received Department-approved training in proper procedures and law.

Deputies should use techniques that do not influence a witness in their identification of a suspect.

Regardless of the method used, the deputy is required to uphold the integrity of the suspect identification procedures, and shall document the steps taken in each case in notes or reports.

Suspect Lineup Procedures

All lineups conducted by the Department or in Department facilities shall be conducted by members of the Men's Central Jail Lineup Detail.

Investigators desiring a lineup should notify the Men's Central Jail Lineup Detail as far in advance as possible and be prepared to furnish a complete description of the suspect.

Men's Central Jail Lineup Detail shall prepare and maintain for distribution to concerned persons and agencies a printed booklet entitled "Guide to the Conduct of Lineups." This booklet shall be revised and reprinted as necessary to reflect changes in the law and Department procedures regarding lineups. Revisions to this booklet shall be made only after obtaining the approval of the Divisions affected by the proposed change.

Recording Admonishment to Witness and Arrays

Witness admonishments regarding the photo array process, as well as the actual witness viewing and making comments about the array, shall be audio and video recorded unless it is not practical to do so.

Whenever an admonishment or procedure is only audio recorded, the deputy shall document the reason(s) why video recording was not used. Whenever an admonishment or procedure is not recorded at all, the deputy shall advise their supervisor of the reason(s) for not doing so and document in writing the reason(s) and the name of the supervisor who was advised.

All photo arrays, witness admonishments, and photo array procedure recordings shall be retained as a permanent part of the investigation and disclosed as required by law. The audio and/or video recording requirement does not apply to field show up or field identification procedures, although it is encouraged.

Responsibility for Documentation

In those incidents where a member is present at an event and the circumstances require the submission of a report, memorandum, or other documentation, it shall be the responsibility of the member to ensure that his/her observations and actions are fully and accurately recorded, or to take sufficiently detailed notes to enable the member to accurately relate his/her observations and actions of the incident at a later time.

Authoring Supplemental Report

Supplemental reports are to be utilized to augment an Incident Report for the following reasons:

- Serial Numbers, Owner-Applied Numbers and/or Initials, Special Identifying Marks
- Corrections
- Warrants Issued Subsequent to Submission of Incident Report
- Assignment Additional or Reassignment
- Arrest Subsequent to Previously Reported Crime
- Change in Uniform Report Number Element
- · Crime Analysis Supplemental Form
- Custody Services Division Crime Analysis Supplemental Form

Unit Order - Photographic and Live Lineup Procedures

Photographic and Live lineups with eyewitnesses by Bureau personnel in Homicide Investigations shall be in accordance with California Penal Code § 859.7 and shall comply with, at a minimum, the following requirements:

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- Prior to conducting the identification procedure, and as close in time to the incident as possible, the eyewitness shall provide the description of the perpetrator of the offense.
- The investigator conducting the identification procedure shall use blind administration or blinded administration during the identification procedure.
- The investigator shall state in writing the reason that the presentation of the lineup was not conducted using blind administration, if applicable.
- An eyewitness shall be instructed of the following, prior to any identification procedure:
 - The perpetrator may or may not be among the persons in the identification procedure.
 - The eyewitness should not feel compelled to make an identification.
 - An identification or failure to make an identification will not end the investigation.
- An identification procedure shall be composed so that the fillers generally fit the eyewitness'
 description of the perpetrator. In the case of a photo lineup, the photograph of the person
 suspected as the perpetrator should, if practicable, resemble his or her appearance at the time of
 the offense and not unduly stand out.
- In a photo lineup, writings or information concerning any previous arrest of the person suspected as the perpetrator shall not be visible to the eyewitness.
- Only one suspected perpetrator shall be included in any identification procedure.
- All evewitnesses shall be separated when viewing an identification procedure.
- Nothing shall be said to the eyewitness that might influence the eyewitness' identification of the person suspected as the perpetrator.
- If the eyewitness identifies a person he or she believes to be the perpetrator, all of the following shall apply:
 - The investigator shall immediately inquire as to the eyewitness' confidence level in the accuracy of the identification and record in writing, verbatim, what the eyewitness says.
 - Information concerning the identified person shall not be given to the eyewitness prior to obtaining the eyewitness' statement of confidence level and documenting the exact words of the eyewitness.
 - The officer shall not validate or invalidate the eyewitness' identification.
- An electronic recording shall be made that includes both audio and visual representations of the
 identification procedures. Whether it is feasible to make a recording with both audio and visual
 representations shall be determined on a case-by-case basis. When it is not feasible to make a
 recording with both audio and visual representations, audio recording may be used. When audio
 recording without video recording is used, the investigator shall state in writing the reason that
 video recording was not feasible.

In furtherance of providing an objective, credible, and transparent investigative product, if an allegation of misconduct by an investigator occurs during a photographic or live lineup with an eyewitness, that investigator shall be recused from participating in the investigation. Furthermore, the investigator involved in the allegation shall not conduct any further function in the case.

Are the corrective actions addressing Departs	ment-wide system issues?	
☐ Yes – The corrective actions address Depa	artment-wide system issues.	
⋈ No – The corrective actions are only applicable to the affected parties.		
Los Angeles County Sheriff's Department		
Name: (Risk Management Coordinator)		
Julia M. Valdes, A/Captain Risk Management Bureau		
Signature:	Date:	
maeries	03/20/2029	
Name: (Department Head) Holly Francisco, Assistant Sheriff		
Countywide Operations	Data	
Signature:	Date:	
They Jumi	3/20/27	
Chief Executive Office Risk Management Inspective Are the corrective actions applicable to other department of the Corrective actions potentially has been seen as a constant of the Corrective actions potentially has been seen as a constant of the Corrective actions potentially has been seen as a constant of the Corrective actions potentially has been seen as a constant of the Corrective actions applicable to other department.	artments within the County? ave County-wide applicability.	
No, the corrective actions are applicable	e only to this Department.	
Name: Daniela Prowizor-Lacayo (Risk Management In	nspector General)	
Signature:	Date:	
Danisla Prowizor	3/21/2024	

Summary Corrective Action Plan



The intent of this form is to assist departments in writing a corrective action plan summary for attachment to the settlement documents developed for the Board of Supervisors and/or the County of Los Angeles Claims Board. The summary should be a specific overview of the claims/lawsuits' identified root causes and corrective actions (status, time frame, and responsible party). This summary does not replace the Corrective Action Plan form. If there is a question related to confidentiality, please consult County Counsel.

Date of incident/event:	1997-2021
Briefly provide a description of the incident/event:	Plaintiffs were convicted in 1998 for their purported involvement in the 1997 gang-related drive-by murder of the victim. The conviction was based, in large part, on information provided by an informant and eyewitness' identification of Plaintiffs during a "six-pack" photographic lineup. However, prior to the criminal trial, a witness submitted an affidavit denying he identified Plaintiffs and claimed the identifications were the result of suggestive tactics employed by a LASD detective. On July 1, 1997, a gang member was arrested by the Torrance Police Department on unrelated weapons and drug charges. The gang member told officers he had information relating to a murder. A detective came to the Torrance Police Department to interview the gang member. There, the gang member gave a recorded interview where he described that earlier in the day of the shooting, he overheard his fellow gang member talking about looking for members of a gang with other fellow gang members, the Plaintiffs. The gang member then saw a fellow gang member and the Plaintiffs, get into the fellow gang member's dark green car together and saw them driving around several times throughout the day.
	The gang member subsequently claimed he only provided the statement to try to get a deal on his weapons and drug charges and was high on methamphetamine when he gave the statement. The gang member was never charged criminally for the drugs and weapons charges and, although he was purportedly a suspect in another murder investigation being conducted by the Los Angeles Police Department ("LAPD"), he was never charged with the murder. While the detective has no recollection of ever having any communications with the LAPD officer who was in charge of the other murder investigation, the LAPD officer's notes indicate she did communicate with the detective shortly before the DA's Office declined to prosecute the gang member for the murder in the other matter. In this case the prosecutor does not appear to have

Document version: 4.0 (January 2013) Page 1 of 8

disclosed the fact that a witness who initially told police officers that he had overheard the Plaintiffs admit to participating in this murder had himself been a suspect in a murder case which she was also prosecuting. The prosecutor handled the prosecution of the first murder victim and the LAPD murder case. It can be argued that there is a conflict of interest, however, when the prosecutor handled the prosecution of the LAPD murder case, the case against the "key witness" had been presented to the DA's office for filing and declined for prosecution due to insufficient evidence.

On October 30, 1997, following a motion by Plaintiff 1's attorney requesting a live line-up, one was conducted at the Los Angeles County jail for Plaintiff 1. The Detective organized the lineup and also brought the witness. Before the lineup began, Plaintiff 1 was pulled aside by a deputy and asked if he had switched his wristband with another inmate because even his attorney did not recognize him in the lineup. Plaintiff 1 answered that his attorney should recognize him because he asked Plaintiff 1 to change his appearance for the lineup. During the lineup, despite Plaintiff 1's drastically changed appearance, the witness identified Plaintiff 1 as the passenger in the vehicle on the night of the shooting.

In July 1998, Plaintiff 1's defense investigator, contacted the witness and interviewed him. According to the defense investigator's summary of this interview, the witness did not give police a description of the passengers in the vehicle because he did not see them and the Detective improperly suggested to him he should select Plaintiffs as they were involved in the shooting. Approximately a week and a half later, the defense investigator followed up with the witness and, while sitting together in the defense investigator's vehicle outside the witness' place of business, the defense investigator drafted the witness' affidavit in what the defense investigator claims was in the witness' own words. The witness' affidavit, and later deposition and court testimony, provided essentially the same information described in the defense investigator's interview summary. The witness' affidavit was provided to prosecutors and forwarded to LASD. After receiving a copy of the affidavit, LASD Detective, who was not previously involved in the murder investigation, conducted a follow-up interview with the witness. The DA's Office, rather than dismissing the case, decided to send the assigned prosecutor and another DDA (now deceased) to the follow-up interview

conducted by the detective that was not originally involved in the case. According to this detective's Supplemental Report ("Supplemental Report") regarding the follow-up interview, the witness appeared nervous and, when shown the affidavit, indicated the language in the affidavit was from the private investigator and he didn't really read it carefully before signing it. He also indicated he did not want to get involved, largely because of fear of retaliation from Plaintiffs, who were members of a gang. At his recent deposition in the civil case, however, the witness denied saying these things.

Despite the allegations in the affidavit against the original detective, he accompanied the second detective and was present during the follow-up interview of the witness, listening at a vehicle length's distance. This follow-up interview was never recorded nor are there any notes regarding the interview anywhere in the investigation file. In addition, while the second detective was the detective who handled the follow-up interview of the witness and prepared the Supplemental Report, there is a red-lined draft of the Supplemental Report that was forwarded by the original detective to the assigned prosecutor to review and possibly make additional changes prior to the final version. This draft and correspondence between the original detective and the prosecutor were sent on October 5, 1998, two days after the date of the Supplemental Report, which was apparently not dated properly. The final of the supplemental report had an additional three paragraphs which was not in the draft. The addition of those paragraphs was consistent with the prosecutor's handwritten notes on the fax cover sheet. While the prosecutor and the other DDA accompanied the detectives at the interview, the prosecutor testified at her deposition that she does not recall being within earshot during the interview and, therefore, was unable to corroborate the second detective's Supplemental Report. However, when pressed about this during crossexamination (as to why exactly she was present at the reinterview if not to hear what the witness had to say firsthand), she backtracked and said she may have been within earshot but could not recall anything the witness said during the re-interview. Additionally, the fact that a red-lined draft of the Supplemental Report was forwarded by the original detective to the prosecutor to review and possibly make additional changes prior to the final version tends to show the prosecutor heard the witness during

the interview. Moreover, the date of the Supplemental Report was October 3, 1998, which was approximately eight weeks after the August 11, 1998, interview with the witness.

During trial, the jury heard testimony from the witness, who repeated his statements from his affidavit regarding the original detective's improper suggestion and testified that he could not identify Plaintiffs, was not pressured, and he was able to select Plaintiff 1 during the physical lineup because he had already seen his photograph in the six-pack photographic lineup. The jury also heard testimony from a litany of witnesses who testified that Plaintiffs were at Plaintiff 1's home to watch the Holyfield – Tyson II boxing match at the time the shooting occurred. The jury ultimately found Plaintiffs guilty of murder. Plaintiff 1 was sentenced to life in prison without the possibility of parole. Plaintiff 2 was sentenced to 25 years to life.

In several habeas petitions, Plaintiffs provided evidence alleging the true killer in the murder was a fellow Lawndale 13 gang member. This fellow gang member, who was terminally ill at the time, confessed to the murder of the victim in 2012 and again, under oath, during conditional examination testimony in 2013, also testifying that neither Plaintiff 1 or Plaintiff 2 were involved in the murder. This fellow gang member passed away soon thereafter. The fellow gang member was allegedly willing to confess to the murder at the time of Plaintiffs' underlying criminal trial, but was unable to meet with Plaintiffs' defense attorneys after stabbing an inmate in a holding cell. The defense never attempted to call the fellow gang member again as a witness.

A conditional examination of the fellow gang member was conducted approximately in 2013 in the Torrance Courthouse in front of a Judge, pursuant to a habeas petition filed by Plainitff 1. After that examination, defense counsel indicated to the Court and our Habeas Corpus Litigation Team (HABLIT) that she planned to file a supplemental petition on behalf of Plaintiff 1 and the matter was taken off calendar. Between 2013 and June 2020, Plaintiff 1's counsel never filed a supplemental petition on behalf of Plaintiff 1. However, between approximately 2016/2017 through 2018, HABLIT DDAs were assigned to the case and

engaged in post-conviction discovery with Plaintiff 1's counsel. Per HABLIT's knowledge, Plaintiff 1's counsel then requested review of the case by the Conviction Review Unit (CRU now the Conviction Integrity Unit) [During that time, the Office policy was that a petitioner could not have simultaneous review of cases by the CRU and HABLIT.]

To HABLIT's knowledge, CRU investigated the case but rejected the claim. Current policy does not prohibit concurrent reviews. In June 2020, Plaintiff 1's counsel filed the supplemental habeas petition and the claims were investigated and reviewed by HABLIT, which led to the concession on habeas for Plaintiff 1.

To HABLIT's knowledge, there was never a petition for writ of habeas corpus filed by Plaintiff 2 until he filed a motion to join Plaintiff 1's supplemental habeas corpus petition in November 2020. That matter was also litigated by HABLIT and led to the concession on habeas for Plaintiff

Thereafter, HABLIT conceded on the motions for findings of factual innocence per PC section 1485.55 for Plaintiffs 1 & 2, respectively (but the Court ultimately denied those motions and the findings of factual innocence were never made).

In 2020, the DA's Office investigated the evidence available at trial and post-trial. In 2021, the Court overturned Plaintiffs' convictions following the submission of Plaintiffs' supplemental/amended habeas petition in 2020 and concession letters submitted by the DA's Office indicating it could no longer maintain confidence in the convictions "as a result of the cumulative impact of several errors that occurred before and during" trial. Further, the DA's Office elected not to retry the case.

- Briefly describe the root cause(s) of the claim/lawsuit:
 - A) The Los Angeles County District Attorney's Office (LADA) submitted concession letters submitted indicating it could no longer maintain confidence in the convictions "as a result of the cumulative impact of several errors that occurred before and during" trial.

- B) The prosecutor must have known about the defendant's involvement in both cases and should have disclosed the fact. Additionally, the prosecutor should have disclosed the fact that the investigators on both cases had been in communication.
- C) The prosecutor's handwritten notes and the subsequent amended supplemental report show her involvement was greater than what she stated in her deposition.
- D) Plaintiffs allege the LADA delayed its review of plaintiff's habeas peition
- 2. Briefly describe recommended corrective actions: (Include each corrective action, due date, responsible party, and any disciplinary actions if appropriate)
 - A) A critical part of the LADA mission is to ensure the integrity of criminal convictions. To that end, the LADA has a comprehensive post-conviction review policy and commits significant resources to reviewing criminal convictions. The LADA's Office has three units devoted to the review and handling of criminal convictions. The units include the Post-Conviction Review Unit, Writs and Appeals Division and HABLIT. The mission of the office is to ensure the integrity of convictions and to review the cases ensuring that the defendant had a fair trial.

In 2020, the LADA investigated the evidence available at trial and post-trial. In 2021, LADA submitted concession letters indicating it could no longer maintain confidence in the convictions "as a result of the cumulative impact of several errors that occurred before and during" trial

The actions of the LADA were all in furtherance of justice and to ensure the Plaintiff's fair treatment. The LADA's mission and the prosecutor's ethical obligations require this thorough and extensive process to safeguard the rights of the accused and the integrity of criminal convictions. Further, the DA's Office elected not to retry the case.

- B) Since 1963, the US Supreme Court has required prosecutors to turn over Brady material. A few years later, the US Supreme Court clarified that Brady evidence included impeachment evidence. Moreover, California law, when the case was tried, as well as now has required prosecutors to turn over information to the defense which might lead to admissible exculpatory or impeachment evidence. While LADA policies have evolved over time, DDAs are encouraged and trained to always err on the side of disclosure. We conduct Brady training with every new class we hire. There have been numerous special directives issued since the DA assumed office on December 7, 2020 discussing our Brady obligations.
- B) Adopting a policy that if a suspect or defendant in one of our cases is a witness in another one of our cases, the DDA should not handle both.
- C) The department will review all materials to make a determination as to whether or not there will be further investigation.
- D) A conditional examination of the fellow gang member was conducted approximately in 2013 in the Torrance Courthouse in front of a Judge, pursuant to a habeas petition filed by Plaintiff

- 1. After that examination, defense counsel indicated to the Court and our Habeas Corpus Litigation Team (HABLIT) that she planned to file a supplemental petition on behalf of Plaintiff 1 and the matter was taken off calendar. Between 2013 and June 2020, Plaintiff 1's counsel never filed a supplemental petition on behalf of Plaintiff 1. However, between approximately 2016/2017 through 2018, HABLIT DDAs were assigned to the case and engaged in post-conviction discovery with Plaintiff 1's counsel. Per HABLIT's knowledge, Plaintiff 1's counsel then requested review of the case by the Conviction Review Unit (CRU now the Conviction Integrity Unit) [During that time, the Office policy was that a petitioner could not have simultaneous review of cases by the CRU and HABLIT.] To HABLIT's knowledge, CRU investigated the case but rejected the claim. Current policy does not prohibit concurrent reviews. In June 2020, Plaintiff 1's counsel filed the supplemental habeas petition and the claims were investigated and reviewed by HABLIT, which led to the concession on habeas for Plaintiff 1. To HABLIT's knowledge, there was never a petition for writ of habeas corpus filed by Plaintiff 2 until he filed a motion to join Plaintiff 1's supplemental habeas corpus petition in November 2020. That matter was also litigated by HABLIT and led to the concession on habeas for Plaintiff 2. Thereafter, HABLIT conceded on the motions for findings of factual innocence per PC section 1485.55 for Plaintiffs 1 & 2, respectively (but the Court ultimately denied those motions and the findings of factual innocence were never made).
- 3. Are the corrective actions addressing department-wide system issues?
 - x Yes The corrective actions address department-wide system issues.
 - □ No The corrective actions are only applicable to the affected parties.

Name: (Risk Management Coordinator) Priscilla Musso, Director	
Signatures Musso	Date: 3/11/24
Name: (Department Head) Joseph F. Iniguez, Chief Deputy District Attorney	
Signature:	Date: 03-08-24

Chief Executive Office Risk Management Inspector General USE ONLY			
Are the corrective actions applicable to other departments within the C	County?		
☐ Yes, the corrective actions potentially have County-wide applicability.			
No, the corrective actions are applicable only to this department.			
Name: (Risk Management Inspector General)			
Daniela Prowizor			
Signature: Digitally signed by Daniela	Date:		
Danisla Prowizor Daniela Prowizor Prowizor Date: 2024.03.11 11:37:19-07	3/11/2024		

LOS ANGELES COUNTY CLAIMS BOARD

MINUTES OF REGULAR MEETING

March 18, 2024

1. Call to Order.

The meeting of the Los Angeles County Claims Board was called to order at 9:34 a.m. The meeting was held virtually with Claims Board Members participating in person and online. Claims Board Members Adrienne M. Byers, and Oscar Valdez appeared in person and via video conference. Claims Board Chair Destiny Castro was absent.

All other persons present at the virtual Claims Board meeting: Edwin Lewis, Sanjay Athalye, Jonathan Brazile, Melissa McCaverty, Kevin Engelien, Michael Buennagel, Peter Bollinger, Michael Gordon, Mark Lomax, Pirjo L. Ranasinghe, Ali Fathi, and Victoria Jalili appeared for the Office of the County Counsel. Ronald Castaneda, Alma Fuentes Quintana, Christopher Sheppard, and Patrick Holland appeared for the Department of Public Works. Julia Kim, Dennis Breshears, and Tito Rodriguez appeared for the Fire Department. Minh Le appeared for Internal Services. Tracy Holcombe appeared for the District Attorney's Office. Robert Myrtle appeared for the Department of Health Services. Commander Crystal Miranda, Lieutenant Julia Valdes, Sergeant Shanese Winfrey, Deputy Renata Phillip, Commander Christopher Johnson, Captain John Lecrivain, Acting Commander John Macdonald, Captain Bryan Aguilera, Sergeant Juleen Smith, Chief Jack Ewell, Commander Thomas Giandomenico, and Captain Abi Ben-Sahile appeared for the Sheriff's Department. Harold G. Becks appeared for Harold G. Becks & Associates. Mark Kenneth Worthge appeared for Litchfield Cavo. Vanessa A. Evangelista and Jessica C. Covington appeared for Collins + Collins, LLP. Edwin Gerald Rush appeared for Sanders Roberts LLP. Michael Marla Goldsmith appeared for BDG Law Group.

2. Opportunity for members of the public to address the Claims Board on items of interest within the subject-matter jurisdiction of the Claims Board.

No members of the public appeared in person or were on the public teleconference phone line to address the Claims Board.

3. Closed Session – Conference with Legal Counsel – Existing Litigation (Government Code section 54956.9, subdivision (a)).

At 9:34 a.m., Adrienne M. Byers convened the meeting in closed session to discuss the items listed below as 4(a) through 4(o).

4. Report on Actions Taken in Closed Session.

No members of the public were present to hear the reportable actions of the Claims Board.

At 12:42 p.m., the Claims Board reconvened in open session and reported the actions taken in closed session as follows:

a. Non-litigated Claim of Magdalena Moran dba Adams Pack Station, Inc.

This claim seeks compensation for damages resulting from closure of the access road to claimant's business during an ongoing Public Works project.

Action Taken:

The Claims Board approved settlement of Item 4.a. in the amount of \$36,000.

Vote: Ayes: 2 - Oscar Valdez, and Adrienne M. Byers

b. <u>Jose Miguel Hernandez, et al. v. Raymond Jesus Olivas, et al.</u> Los Angeles Superior Court Case No. 20STCV31814

This lawsuit arises from injuries allegedly sustained in an automobile accident involving an employee from the Department of Public Works.

Action Taken:

The Claims Board approved settlement of Item 4.b. in the amount of \$35,000.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

c. <u>Amir Rofougaran, et al. v. Dept. of Water & Power of the City of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 21STCV28730

This inverse condemnation lawsuit against the Department of Public Works alleged that a storm drain rupture caused flooding and property damage.

Action Taken:

The Claims Board recommended to the Board of Supervisors settlement of Item 4.c. in the amount of \$250,000.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

d. <u>Victor Curiel, et al. v. Christopher William Gussman, et al.</u> Los Angeles Superior Court Case No. 22STCV07927

This lawsuit against the Fire Department arises from alleged injuries sustained in a multiple-automobile collision involving a paramedic vehicle driven by a Fire Department employee.

Action Taken:

The Claims Board approved settlement of Item 4.d. in the amount of \$30,000.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

e. <u>Logan Shingo Thatcher v. Christopher William Gussman, et al.</u> Los Angeles Superior Court Case No. 22STCV16654

This lawsuit against the Fire Department arises from alleged injuries sustained in a multiple- automobile collision involving a paramedic vehicle driven by a Fire Department employee.

Action Taken:

The Claims Board approved settlement of Item 4.e. in the amount of \$55,000.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

f. Francisco Perez v. County of Los Angeles, et al. Los Angeles Superior Court Case No. 20STCV07790

This lawsuit arises from injuries allegedly sustained in an automobile accident involving a Fire Department vehicle which overturned while transporting inmate fire crew members.

Action Taken:

The Claims Board recommended to the Board of Supervisors settlement of Item 4.f. in the amount of \$125,000.

Vote: Ayes: 2 - Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

g. <u>Juan Reyes Lopez v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 20AVCV00732

This lawsuit arises from injuries allegedly sustained in an automobile accident involving a Fire Department vehicle which overturned while transporting inmate fire crew members.

Action Taken:

The Claims Board recommended to the Board of Supervisors settlement of Item 4.g. in the amount of \$150,000.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

h. Non-Litigated Claims of Jose and Ana Chavez; Alicia Carrillo, Modesto Zepeda, and Ovidio Hernandez; Jovani Gomez; Jaime Rodriguez; and Alfredo Terrazas and Marita Florita Ruiz

These five tax claims brought by property owners allegedly impacted by fraudulent behavior of home improvement contractors under the County's PACE program seek compensation for incomplete construction.

Action Taken:

The Claims Board approved settlement of Item 4.h. in the amounts of 1) \$77,239.07, 2) \$52,001.47, 3) \$33,623.78, 4) \$42,051.02, and 5) \$20,505.16.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

i. <u>Luis Enrique Hernandez v. The County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 22NWCV00036

This lawsuit concerns allegations related to the County's PACE program and improper release of funds to Plaintiff's home improvement contractor.

Action Taken:

The Claims Board continued Item 4.i. in the amount of \$55,000 at the request of counsel.

Vote: Ayes: 2 - Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

j. <u>Janet Cabrera, et al. v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 22STCV00398

This lawsuit arises from alleged injuries sustained in an automobile accident involving an employee of the District Attorney's Office.

Action Taken:

The Claims Board recommended to the Board of Supervisors settlement of Item 4.j. in the amount of \$200,000.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

k. Non-Litigated Claim of Kenneth A. Adams, Jr.

This claim concerns allegations of personal injuries and property damage caused by an automobile accident involving a patrol vehicle driven by a Sheriff's deputy.

Action Taken:

The Claims Board approved settlement of Item 4.k. in the amount of \$46,251.39.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

I. Daniel Winners v. County of Los Angeles, et al. Los Angeles Superior Court Case No. 22STCV26751

This lawsuit concerns allegations that a deputy from the Sheriff's Department was subjected to sexual harassment and retaliation.

Action Taken:

The Claims Board approved settlement of Item 4.1. in the amount of \$47,500.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

m. <u>Larry Waldie v. County of Los Angeles</u> Los Angeles Superior Court Case No. 20STCV24195

This is a waiver of costs of an appeal against the Sheriff's Department which concerned allegations of retaliation.

Action Taken:

The Claims Board continued Item 4.m. in the amount of \$37,677.72 at the request of counsel.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

n. <u>Eric Baruch v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 20STCV41980

This lawsuit alleges that a Sheriff's deputy was subjected to harassment, discrimination, and retaliation.

Action Taken:

The Claims Board approved settlement of Item 4.n. in the amount of \$88,500.

Vote: Ayes: 2 – Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

o. <u>Natalie Jackson v. County of Los Angeles</u> Los Angeles Superior Court Case No. 22STCV14829

This lawsuit alleges that a former employee of the Department of Health Services was subjected to discrimination, hostile work environment, and retaliation.

Action Taken:

The Claims Board approved settlement of Item 4.o. in the amount of \$40,000.

Vote: Ayes: 2 - Oscar Valdez, and Adrienne M. Byers

Absent: Destiny Castro

5. Approval of the Minutes for the February 26, 2024, special meeting of the Claims Board.

Action Taken:

The Claims Board approved the Minutes of the February 26, 2024, meeting.

Vote: Ayes: 2 - Oscar Valdez, and Adrienne M. Byers

6. Adjournment.

The meeting was adjourned at 12:45 p.m.

LOS ANGELES COUNTY CLAIMS BOARD

Ву

Laurá Salazar // Claims Board Secretary