STATEMENT OF PROCEEDINGS

FOR THE REGULAR MEETING OF THE LOS ANGELES COUNTY CLAIMS BOARD HELD IN ROOM 648 OF THE KENNETH HAHN HALL OF ADMINISTRATION, 500 WEST TEMPLE STREET, LOS ANGELES, CALIFORNIA 90012 ON MONDAY, AUGUST 20, 2018, AT 9:30 A.M.

Present: Chair Steve Robles, Arlene Barrera, and Roger Granbo.

- Call to Order.
- 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 addressed the Claims Board.

- Closed Session Conference with Legal Counsel Existing Litigation (Subdivision (a) of Government Code section 54956.9).
 - a. <u>Michael Cones v. County of Los Angeles, et al.</u>
 United States District Court Case No. CV 14-08281

This lawsuit alleges the Sheriff's Department violated Plaintiff's federal civil rights and falsely arrested him.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$400,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

See Supporting Documents

b. <u>Anthony Serena v. County of Los Angeles</u> Los Angeles Superior Court Case No. BC 542 772

This lawsuit concerns allegations that an employee from the Sheriff's Department was subjected to retaliation and termination.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$500,000.

c. <u>Sonia Cruz, et al. v. County of Los Angeles, et al</u> Los Angeles Superior Court Case No. BC 640 496

This lawsuit arises from alleged injuries sustained in a vehicle accident involving an Internal Services Department employee.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$85,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

See Supporting Documents

d. Claim of Brian Park

County of Equity Investigations Unit Complaint No. CEIU 2017 10307

This County of Equity Investigations Unit Complaint concerns allegations that an employee of the Internal Services Department was subjected to discrimination and retaliation.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$34,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

e. <u>Marsha Herring v. County of Los Angeles</u> Los Angeles Superior Court Case No. BC 642 451; BS 166 093

This is a Writ of Mandate and a lawsuit filed by a former employee of the Department of Children and Family Services alleging discrimination, retaliation, failure to accommodate and engage in the interactive process.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$200,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

4. Report of actions taken in Closed Session.

The Claims Board reconvened in open session and reported the actions taken in Closed Session as indicated under Agenda Item No. 3 above.

5. Approval of the minutes of the August 6, 2018, regular meeting of the Claims Board.

Action Taken:

The Claims Board approved the minutes.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

See Supporting Document

6. Items not on the posted agenda, to be referred to staff or placed on the agenda for action at a further meeting of the Board, or matters requiring immediate action because of emergency situation or where the need to take immediate action came to the attention of the Board subsequent to the posting of the agenda.

No such matters were discussed.

7. Adjournment.

CASE SUMMARY

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

Michael Cones v. County of Los Angeles, et al.

CASE NUMBER

CV 14-08281

COURT

United States District Court

DATE FILED

October 27, 2015

COUNTY DEPARTMENT

Sheriff's Department

PROPOSED SETTLEMENT AMOUNT

\$ 400,000

ATTORNEY FOR PLAINTIFF

Milton C. Grimes, Esq.

COUNTY COUNSEL ATTORNEY

Millicent L. Rolon

Principal Deputy County Counsel

NATURE OF CASE

This is a recommendation to settle for \$400,000, a lawsuit filed by Michael Cones against the Sheriff's Department alleging false arrest and federal civil rights violations.

Given the risks and uncertainties of litigation, a reasonable settlement at this time will avoid further litigation costs. Therefore, a full and final settlement of the case in the amount of \$400,000 is

recommended.

PAID ATTORNEY FEES, TO DATE

\$ 194,555

PAID COSTS, TO DATE

\$ 53,991

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 <u>confidentiality</u>, please consult County Counsel.

Date of incident/event:	November 16, 2012
Briefly provide a description of the incident/event:	Michael Cones v. County of Los Angeles, et al. Summary Corrective Action Plan 2018-009
	On November 16, 2012, at approximately 9:30 p.m., three detectives from Operation Safe Streets (OSS) Bureau were working as partners and traveling together in an unmarked, gray, Crown Victoria detective vehicle. They were wearing jeans, raid jackets with yellow Sheriff's Department shoulder patches, and external ballistic vests that identified them as deputy sheriffs while they conducted a gang suppression operation in an unincorporated area of Los Angeles. One of the detectives received a cell phone calls from another OSS detective relaying information from a resident that several gang members from the "76 East Coast Crips" street gang were at the corner of 81st Street and Parmalee Avenue and two of them had firearms.
	Upon their arrival at the location, the detectives encountered a group of seven to nine male adults standing at the northwest corner of 81st Street and Parmalee Avenue. One of the males alerted the group by yelling, "It's the cops!" The group immediately separated and the men ran away in different directions. At least one men was seen pulling a pistol from his waistband as he moved.
	The first detective (driver) stopped the vehicle, angled towards the curb, with the headlights pointed towards the man with a gun. The second detective (front passenger) and third detective (rear passenger side) exited the vehicle with their guns drawn.
	Two males, standing about 20 feet from the detectives, started shooting at the detectives. One gunman was firing at the detectives from behind a tree as another was firing from behind a parked car. Several of the fired rounds hit the detective's vehicle shattering glass and hitting the vehicle's body.
	The second or third round fired struck the first detective in the abdomen below his body armor. The first detective knew he had been shot as he described, "I felt – felt like someone had punched me in the stomach, took my air out." The first detective returned fire, shooting two or three rounds through the windshield at the shooters.
	The third detective had been outside the detective's vehicle when the gunfire erupted. The third detective quickly dove back into the rear seat of the vehicle and stayed down, in an attempt to avoid being struck by gunfire.

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The second detective sat back in the passenger side front seat and returned fire from the open passenger door. After firing two to three rounds the second detective yelled out that his gun had jammed. The second detective leaned forward toward his floorboard, in an attempt to avoid getting hit by gunfire, as he worked on clearing his weapon.

A gunman that was actively shooting at the passenger side of the detective's vehicle and using a tree for cover. The first detective put his hand on the second detective's back and fired two to three rounds over his partners back towards the man that was actively firing at them. The second detective successfully cleared his weapon and returned fire at the man that began moving and was actively advancing towards them as he continued to shoot into the passenger side of their vehicle.

The first detective yelled that he had been hit and that they needed to get out of the kill zone. The first detective put the vehicle in gear and quickly drove forward and down the street. As they drove away, one of the shooters ran alongside their vehicle and continued to shoot four to five shots into the passenger side of their vehicle. The second detective returned fire at the shooter as they tried to get to a safe distance.

The first and second detectives had seen the third detective not moving as he laid in the back seat and feared that he had been shot or killed.

When they got to Zamora Avenue, the first detective stopped their damaged vehicle and found three men were still advancing towards them. At least one of the advancing suspects continued to fire at the detectives from behind cover as he continued to advance. The second detective got out of the vehicle and sought cover behind a parked car. The first and second detectives returned fire at the shooter.

The third detective got out of the back seat and ran to available cover to engage the advancing suspects. The third detective heard shots coming from the advancing suspects and heard bullet strikes hitting around him. The third detective intended to shoot at the advancing suspects and found his firearm was also malfunctioning.

The second detective got out of the vehicle and after an exchange of gunfire, the shooter and additional advancing suspects turned and fled, concluding the gun battle.

Even though he was shot, the first detective broadcasted information regarding the attack. The third detective then took over radio traffic and arranged a containment for the suspects and medical assistance for the first detective. The second detective triaged the first detective and began providing battlefield first aid. Century Station deputies responded, set up a containment, and initiated a tactical operation to search for the suspects.

While searching the area for the shooting suspects, a Department air unit identified the plaintiff as a person that matched the general description of the outstanding shooting suspects. Two patrol deputy sheriffs made contact with the plaintiff as he was inside the locked and gated front yard of his residence. The plaintiff refused to cooperate with the patrol deputies and refused to come out of his yard. A special weapons team was called to assist. Upon arrival of the special weapons team, the plaintiff cooperated and submitted to being detained pending a field show-up identification.

The plaintiff and another suspect were both transported separately to the command post where a field show-up was conducted. As the search continued, three additional suspects were found and detained within the containment. The second and third detectives were later transported to the three detainees' locations to conduct a field show-up.

The second and third detective individually identified four of the five detained persons, including the plaintiff, as the suspects involved in the shooting. The plaintiff was arrested and charged with attempted murder of a peace officer and intentional discharge of a firearm which caused great bodily injury.

The first detective was admitted to a local hospital where he received emergency surgery and treatment for a gunshot wound to his abdomen. After eight months of recovery, the first detective returned to work. He is currently working in full duty capacity, without restrictions.

One of the suspects sustained a gunshot wound to his head. He was provided medical treatment and a bullet fragment was removed from between his scalp and his skull.

At a preliminary hearing, the plaintiff was held to answer. After 11 months in custody, the Los Angeles County District Attorney's Office dismissed the charges against the plaintiff citing there was insufficient evidence to meet the, "beyond a reasonable doubt" standard that the plaintiff was one of the shooters in this incident. The two remaining suspects were convicted for assault with a deadly weapon on a peace officer and were sentenced to state prison.

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

A **Department** root cause in this incident was the allegation that the plaintiff was improperly moved from the front yard of his residence, which was approximately one block from the shooting scene, to the command post for a field identification show-up.

A **non-Department** root cause in this incident was the plaintiff was arrested because he was positively identified in a field identification show-up on the night of the incident, by two separate detectives, as a suspect that had shot at the detectives.

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

Criminal Investigation

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

The results of their investigations were presented to the Los Angeles County District Attorney's Office.

On April 23, 2013, the Los Angeles County District Attorney's Office's Justice System Integrity Division concluded the detectives involved in the shooting acted in lawful self-defense and defense of themselves and each other.

Administrative Investigation

This incident was investigated by representatives of the Sheriff's Department's Internal Affairs Bureau to determine if any administrative misconduct occurred before, during, or after this incident. The results of the investigation were presented to the Executive Force Review Committee (EFRC) for adjudication.

On April 17, 2014, the EFRC determined the tactics and use of deadly force were within Department policy.

Fourth Amendment - Search and Seizure

The Plaintiff was one of five people detained near the shooting scene because there was reasonable suspicion to believe they were involved in the shooting. The first and second detectives individually identified four of the detainees, including the plaintiff, during individualized field identification show-ups.

Initially, the plaintiff and another detainee were transported from their detained locations to the command post. In case law, the general rule for a field identification show-up is to have the victim or witness transported to the suspect's location. However, there are three exceptions to the general rule; (1) probable cause to arrest; (2) consent; (3) impracticability.

In this case, the plaintiff and the other detainee were transported to the detective witnesses for safety reasons. At the time of their field show-up, there were still outstanding suspects who had shot at the detectives and could continue to pose a life threatening danger to the detectives. The courts have permitted the transportation of a suspect to a witness in similar circumstances.

Additionally, detaining potential suspects for an unreasonable amount of time could be considered an undue restriction of their freedom and a violation of their United States Constitutional Fourth Amendment rights.

After the plaintiff and the other detainee were transported to the command post for a field identification show-up, three additional suspects were detained near the shooting scene. At that time, the OSS detective handling the field identification show-ups determined transportation of the detectives to the suspects posed less of a danger to the detectives and more practical for the field show-ups. Therefore, that is what occurred.

Department executives reviewed the circumstances regarding the movement of the plaintiff and the other detainee to the command post to conduct a field show-up to determine if any misconduct occurred. Upon careful review, the OSS Bureau and Detective Division executives determined the actions were justified, lawful, and within Department policy.

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3. Are the corrective actions addressing Department-wid-	e system issues?
☐ Yes – The corrective actions address Department-w	vide system issues.
⊗ No – The corrective actions are only applicable to the	e affected parties.
Los Angeles County Sheriff's Department Name: (Risk Management Coordinator)	
Scott E. Johnson, Captain Risk Management Bureau	
Signature: August 135226	Date:
Name: (Department Head)	and programmers the contract of the contract o
Alicia E. Ault, Chief Professional Standards and Training Division	
Signature:	Date:
	7/2/18
Chief Executive Office Risk Management Inspector Gen	eral USE ONLY
Are the corrective actions applicable to other departments w	vithin the County?
☐ Yes, the corrective actions potentially have Count	ty-wide applicability.
No, the corrective actions are applicable only to the	nis Department.
Name: (Risk Management Inspector General)	
Desthy Castro	
Signature:	Date:
Dolling latto	7/2/2018

CASE SUMMARY

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME Sonia Cruz, et al. v. County of Los Angeles, et al.

CASE NUMBER BC640496

COURT Los Angeles Superior Court

DATE FILED November 16, 2016

COUNTY DEPARTMENT Internal Services Department

PROPOSED SETTLEMENT AMOUNT \$ 85,000

ATTORNEY FOR PLAINTIFF Tina Arshakyan, Arshakyan Law Firm, P.C.,

Counsel for Plaintiff Sonia Cruz

Arash Zabetian, Martinian & Associates,Inc.,

Counsel for Plaintiff Jason Hernandez

COUNTY COUNSEL ATTORNEY Kelsey Nau, Senior Associate County Counsel

NATURE OF CASE On November 20, 2015, Plaintiffs Sonia Cruz and

Jason Hernandez were involved in a motor vehicle

collision with Internal Services Department

employee Rick Paul Ferris on the southbound 170

freeway.

Due to the risks and uncertainties of litigation, a full

and final settlement of the case is recommended.

PAID ATTORNEY FEES, TO DATE \$ 27,892

PAID COSTS, TO DATE \$ 9,395

COUNTY OF LOS ANGELES CLAIMS BOARD

MINUTES OF REGULAR MEETING

August 6, 2018

1. Call to Order.

This meeting of the County of Los Angeles Claims Board was called to order at 9:30 a.m. The meeting was held in the Executive Conference Room, 648 Kenneth Hahn Hall of Administration, Los Angeles, California.

Claims Board Members present at the meeting were: Chair Steve Robles, Arlene Barrera, and Roger Granbo.

Other persons in attendance at the meeting were: Office of the County Counsel: Peter Lee, Laura Jacobson, Richard Kudo, Michael Gordon, Adrian Gragas, Jessie Lee, Jenny Tam, and Eduardo Montelongo; Auditor-Controller: Guy Zelenski and Sandy Pham-Diep; Chief Executive Office: Al Tizani; Sheriff's Department: Dale Gulley, Jennifer Fang, Pat Nelson, Justin Diez, Dominic Dannan, Kevin Pearcy; Department of Beaches and Harbors: Stefan Popescu; Medical Examiner-Coroner: Wendy Myring; Department of Children and Family Services: Karla Hernandez; Fire Department: Julia Bennett and Dennis Breshears; Department of Health Services: Edgar Soto; Outside Counsel: Tracy Egoscue and Avi Burkwitz.

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 addressed the Claims Board.

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

At 9:32 a.m., the Chairperson adjourned the meeting into Closed Session to discuss the items listed as 4(a) through 4(j) below.

4. Report of actions taken in Closed Session.

At 10:42 a.m., the Claims Board reconvened in open session and reported the actions taken in Closed Session as follows:

a. LAUSD, et al. v. County of Los Angeles, et al.
Los Angeles Superior Court Case No. BS 108 180 (and related case)

This is a Writ of Mandate filed by the Los Angeles County School District seeking a court order ruling that the Auditor-Controller has improperly reduced funding to public schools by improper distribution of property tax revenue.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$97,775.97 (apportioned to Belvedere Garbage Disposal District).

b. <u>LAUSD, et al. v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. BS 108 180 (and related case)

This is a Writ of Mandate filed by the Los Angeles County School District seeking a court order ruling that the Auditor-Controller has improperly reduced funding to public schools by improper distribution of property tax revenue.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$30,608.26. (apportioned to Los Angeles County Lighting Maintenance District No. 1697)

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

c. <u>Alexander McEwan v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. BC 628 989

This lawsuit arises from alleged injuries sustained in a vehicle accident involving a Sheriff's Department employee and a pedestrian.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$125,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

d. <u>Los Angeles County Hall of Justice Dewatering – Administrative Notice of Violation</u>

Los Angeles Regional Water Control Board Claim No. 7014-2870-0001-4613-2037

This is a Notice of Violation from the Los Angeles Regional Water Quality Control Board against the Sheriff's Department and the District Attorney's Office relating to the utility plant at the Hall of Justice.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$84,000.

e. <u>Kimberly Potter v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. BC 622 014

This dangerous condition lawsuit arises from injuries plaintiff received while rollerblading at Dockweiler Beach.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$250,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

f. Seung Wook Kim v. County of Los Angeles, et al. Los Angeles Superior Court Case No. BC 627 500

This lawsuit arises from alleged injuries sustained in a vehicle accident involving a Department of Medical Examiner-Coroner employee and a pedestrian.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$45,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

g. Renate Claburn v. Los Angeles County Children Services et al. Los Angeles Superior Court Case No. BC 612 626

This lawsuit arises from alleged injuries sustained in a vehicle accident involving a Department of Children and Family Services employee; settlement is recommended in the amount of \$55.000.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$55,000.

h. Genevieve Duronslet v. County of Los Angeles, et al. United States District Court Case No. 2:16-Cv-08933

This lawsuit alleges civil rights violations and discrimination by employees of the Department of Children and Family Services.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$50,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

i. Non-Litigated Matter of Jason Torres

This claim alleges that a Firefighter trainee was subjected to disability discrimination after he was disqualified from the application process.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$85,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

j. Claim of Ernani D'Angelo, M.D.

This claim alleges the Department of Health Services wrongfully terminated plaintiff.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$180,000.

Vote: Ayes: 3 – Steve Robles, Arlene Barrera, and Roger Granbo

5. Approval of the minutes of the July 16, 2018, regular meeting of the Claims Board.

4

Action Taken:

The Claims Board approved the minutes.

6. Items not on the posted agenda, to be referred to staff or placed on the agenda for action at a further meeting of the Board, or matters requiring immediate action because of emergency situation or where the need to take immediate action came to the attention of the Board subsequent to the posting of the agenda.

No such matters were discussed.

7. Adjournment.

The meeting was adjourned at 10:45 a.m.

COUNTY OF LOS ANGELES CLAIMS BOARD

Ву

Sandra C. Rui