

COUNTY OF LOS ANGELES

CLAIMS BOARD 500 WEST TEMPLE STREET LOS ANGELES, CALIFORNIA 90012-2713

MEMBERS OF THE BOARD

Arlene Barrera Auditor-Controller Steve Robles Chief Executive Office Adrienne M. Byers Office of the County Counsel

NOTICE OF MEETING

The County of Los Angeles Claims Board will hold a regular meeting on **Monday, April 20, 2020 at 9:30 a.m.**, via online conference call. Members of the public wishing to listen to the open sessions of the meeting may call (323) 776-6996, then enter ID 161098312, at 9:30 a.m. on April 20, 2020.

Reports of actions taken in Closed Session. The County of Los Angeles Claims Board will report actions taken on any Closed Session Items on Monday, April 20, 2020 at 10:45 a.m. Members of the public wishing to hear reportable actions taken on any Closed Session Items may call (323) 776-6996, then enter ID 161098312, at 10:45 a.m. on April 20, 2020.

TO PROVIDE PUBLIC COMMENT:

You may submit written public comments by e-mail to <u>claimsboard@counsel.lacounty.gov</u> or by mail to: Attention: Los Angeles County Claims Board, Executive Office, County Counsel, 500 W. Temple St., Los Angeles, CA, 90012

Written public comment or documentation must be submitted no later than 5 p.m. on April 17, 2020. 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.

SUPPORTING DOCUMENTATION: Any supporting documents will be posted and can be provided, upon request. Please submit requests for any supporting documents to claimsboard@counsel.lacounty.gov.

If you would like more information, please contact Derek Stane at (213) 974-1870.

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.

County of Los Angeles Claims Board Notice Page 2

- Closed Session Conference with Legal Counsel Existing Litigation (Subdivision (a) of Government Code Section 54956.9).
 - a. <u>Antonio Fernandez v. County of Los Angeles</u> United States District Court No. 2:19-CV-01077-GW-KS

This lawsuit against the Department of Parks and Recreation alleges recreational amenities at a County Park are not accessible to wheelchair users in violation of the Americans with Disabilities Act; settlement is recommended in the amount of \$25,000.

See Supporting Document

b. <u>Roberto Mercado v. Richard Olguin, et al.</u> Los Angeles Superior Court Case No. BC 662 974

This lawsuit arises from alleged injuries sustained in a vehicle accident involving an employee of the Department of Public Works; settlement is recommended in the amount of \$100,000.

See Supporting Document

c. <u>Tamika Whitmore v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 18AVCV00068

This lawsuit arises from alleged injuries sustained in a vehicle accident involving an employee of the Fire Department; settlement is recommended in the amount of \$70,000.

See Supporting Document

d. <u>California Department of Toxic Substances v. County of Los Angeles</u>

This claim against the County alleges liability for contribution to a contaminated hazardous waste facility under the Comprehensive Environmental Response Compensation and Liability Act; settlement is recommended in the amount of \$98,000.

See Supporting Document

e. <u>Christopher Clausen v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. BC 661 851

This lawsuit arises from alleged injuries sustained in a vehicle accident involving a Sheriff's Sergeant; settlement is recommended in the amount of \$1,250,000.

See Supporting Documents

County of Los Angeles Claims Board Notice Page 3

> f. <u>Enrique Triana v. County of Los Angeles</u> Los Angeles Superior Court Case No. 19STCV05804

> > This lawsuit concerns allegations that an employee of the Department of Children and Family Services was subjected to retaliation and wrongful termination; settlement is recommended in the amount of \$50,000.

g. <u>Marlene Smith v. County of Los Angeles, et al.</u> Los Angeles Superior Court Case No. 18STCV03344

> This lawsuit concerns allegations that an employee of the Department of Public Social Services was subjected to racial discrimination and retaliation; settlement is recommended in the amount of \$47,250.

h. Claim of Rufus Moore, Jr., M.D.

This claim involves a potential wrongful termination lawsuit by a Physician Specialist employed by the Department of Health Services; settlement is recommended in the amount of \$100,000.

4. Approval of the minutes of the April 6, 2020, regular meeting of the Claims Board.

See Supporting Document

- 5. 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.
- 6. Adjournment.

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME	Antonio Fernandez v. County of Los Angeles
CASE NUMBER	2:19-cv-01077-GW-KS
COURT	United States District Court
DATE FILED	February 13, 2019
COUNTY DEPARTMENT	Parks and Recreation
PROPOSED SETTLEMENT AMOUNT	\$ 25,000
ATTORNEY FOR PLAINTIFF	Center for Disability Access
COUNTY COUNSEL ATTORNEY	Keever Rhodes Muir
NATURE OF CASE	This is a complaint filed by Plaintiff Antonio Fernandez alleging Americans with Disabilities Act violations. He alleges that the recreational amenities at Peck Road Water Conservation Park are not accessible to wheelchair users.
	A settlement of the case will avoid further litigation costs.
PAID ATTORNEY FEES, TO DATE	\$ 112,480
PAID COSTS, TO DATE	\$ 29,832

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

CASE NUMBER

COURT

DATE FILED

COUNTY DEPARTMENT

PROPOSED SETTLEMENT AMOUNT

ATTORNEY FOR PLAINTIFF

COUNTY COUNSEL ATTORNEY

NATURE OF CASE

Roberto Mercado v. Richard Olguin, et al.

BC662974

Los Angeles Superior Court

June 13, 2017

Department of Public Works

\$ 100,000

Frank Ariel Ariel Law Group

David D. Lee Deputy County Counsel

This lawsuit arises from a motor rehicle collision that occurred on November 3, 2016, in which Plaintiff Roberto Mercado was injured when Department of Public Works employee Richard Olguin ran a red light and collided into Plaintiff's vehicle.

Due to the risks and uncertainties of litigation, a full and final settlement of the case in the amount of \$100,00 is warranted.

PAID ATTORNEY FEES, TO DATE

PAID COSTS, TO DATE

37,582

9,538

\$

\$

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME	Tamika Whitmore v. County of Los Angeles, et al.
CASE NUMBER	18AVCV00068
COURT	Los Angeles Superior Court
DATE FILED	October 15, 2018
COUNTY DEPARTMENT	Fire Department
PROPOSED SETTLEMENT AMOUNT	\$ 70,000
ATTORNEY FOR PLAINTIFF	Stephen P. Grayson Law Offices of Stephen P. Grayson, A.P.C.
COUNTY COUNSEL ATTORNEY	Richard K. Kudo Principal Deputy County Counsel
NATURE OF CASE	This case involves a vehicle collision that occurred on August 12, 2017, when a Fire Department KME fire engine driven by a Los Angeles County fire fighter traveling on southbound Sierra Highway just south of Pearblossom Highway struck the side of the Dodge Stratus driven by plaintiff Tamika Whitmore. Plaintiff claims to have suffered injuries and damages from the accident. Due to the risks and uncertainties of litigation, a full and final settlement of the case is warranted.
PAID ATTORNEY FEES, TO DATE	\$ 11,673
PAID COSTS, TO DATE	\$ 953

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INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME

California Department of Toxic Substances Control claim re: AAD Distribution and Dry Cleaning Site

California Department of Toxic Substances Control v Allen's Formal Wear, Inc., et al (2:13-cv-05069-AG-JCG)

Chief Executive Office

\$98,000

Jamie Jefferson Deputy Attorney General

Rory Allen Deputy County Counsel

Between 1986 and 2001, AAD Distribution and Dry Cleaning Services, Inc., ("AAD") operated a hazardous waste disposal facility at 2306 East 38th Street, Vernon, California 90058 ("Site"). AAD accepted and disposed of waste produced by dry cleaning. In 2001, AAD's permits for waste disposal were revoked by the California Department of Toxic Substances Control ("DTSC").

DTSC has subsequently determined that the Site has been contaminated with hazardous chemicals and has undertaken remediation. DTSC has filed several legal actions under the Comprehensive Environmental Response Compensation and Liability Act ("CERCLA") and State law against a number of potentially responsible parties ("PRPs") to recover the costs of the Site cleanup.

COUNTY DEPARTMENT

PROPOSED SETTLEMENT AMOUNT

ATTORNEY FOR PLAINTIFF

COUNTY COUNSEL ATTORNEY

NATURE OF CASE

DTSC alleges that the County sent hazardous waste for disposal at the Site and is thus a PRP. DTSC and the County currently have a tolling agreement. DTSC has offered to settle its claims against the County for \$98,000.

Due to the strict, joint and several liability of CERCLA – and the risks and uncertainties of litigation – it is recommended that the County accept the DTSC settlement amount.

PAID ATTORNEYS' FEES, TO DATE

PAID COSTS, TO DATE

None

\$5,816

INFORMATION ON PROPOSED SETTLEMENT OF LITIGATION

CASE NAME		Christopher Clausen v. County of Los Angeles, et al.
CASE NUMBER		BC661851
COURT		Los Angeles Superior Court
DATE FILED		May 19, 2017
COUNTY DEPARTMENT		Sheriff's Department
PROPOSED SETTLEMENT AMOUNT	\$	1,250,000
ATTORNEY FOR PLAINTIFF		Gary L. Chambers, Esq. Chambers & Noronha, LLP
COUNTY COUNSEL ATTORNEY		Jonathan McCaverty Principal Deputy County Counsel
NATURE OF CASE	e.	This case involves a vehicle collision that occurred on May 26, 2016, near the intersection of Jellick Avenue and Santar Street in Rowland Heights when a Sheriff's Department vehicle made a left turn from a parking lot and struck Plaintiff, Mr. Clausen's vehicle.
		Plaintiff claims to have suffered injuries and damages from the accident. Due to the risks and uncertainties of litigation, a full and final settlement of the case is warranted
PAID ATTORNEY FEES, TO DATE	\$	547,642
PAID COSTS, TO DATE	\$	244,198

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:	Thursday, May 26, 2016
Briefly provide a description of the incident/event:	Christopher Clausen, et al. v. County of Los Angeles, et al. Summary Corrective Action Plan 2019-046
	On Thursday, May 26, 2016, at approximately 2:20 p.m., an on-duty Los Angeles County Sheriff's Department sergeant assigned to Community Partnerships Bureau, was driving an unmarked Los Angeles County Sheriff's Department 2008 Ford Crown Victoria westbound, through the Jellick Elementary School parking lot.
	The sergeant slowed his vehicle to approximately 2 MPH as he prepared to exit the school parking lot, attempting to make a left (southbound) turn onto Jellick Avenue. There were one or more vehicles parked along the east curb line of Jellick Avenue that obstructed the sergeant's view of oncoming northbound traffic.
i.	The sergeant looked to his left and did not see any approaching vehicles, so he proceeded to exit the driveway and turn left to travel southbound on Jellick Avenue. As the sergeant's vehicle exited the parking lot, at 9 MPH, he pulled out directly in front of the plaintiff's 2012 Honda Accord, traveling northbound on Jellick Avenue, at approximately 30 MPH (disputed speed range). Both drivers were unable to stop or avoid each other, resulting in a collision.
ж. ж	The front end of the plaintiff's vehicle collided with the front driver's side of the sergeant's vehicle causing major damage to both vehicles.
	The plaintiff was transported to UC Irvine Medical Center where he received treatment for chest pain and other injuries (including a fractured sternum).
	The sergeant was not wearing his seatbelt at the time of the incident. The sergeant was transported to St. Jude Medical Center in Fullerton with complaints of pain to his neck and lower back.

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

A **Department** root cause in this incident was the sergeant failed to yield to traffic with the right-of-way when he made a left turn left onto a roadway.

Another **Department** root cause of this incident was the sergeant failed to abide by the posted no left turn sign when he made a left hand turn out of the parking lot.

Another Department root cause in this incident was the sergeant was not wearing his seatbelt.

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

Traffic Collision Investigation

This incident was thoroughly investigated by the California Highway Patrol.

The collision investigation concluded that the sergeant caused the collision as he failed To yield to right of way traffic when he entered the highway, a violation of California Vehicle Code Section 21804(a), Rules of the Road: The driver of any vehicle about to enter or cross a highway from any public or private property, or from an alley, shall yield the right-of-way to all traffic, as defined in Section 620, approaching on the highway close enough to constitute an immediate hazard, and shall continue to yield the right-ofway to that traffic until he or she can proceed with reasonable safety.

Administrative Investigation

This incident was investigated by representatives of Community Partnerships Bureau to determine if any administrative misconduct occurred before, during, or after this incident. The results of the investigation were presented for Department executive adjudication.

Executive evaluation of this incident found the sergeant's actions were in violation of Department policy. Appropriate administrative action has been taken.

Traffic Collision Assessment and Review

As a result of this collision, an assessment of employee involved traffic collisions was conducted from January 1, 2015, to November 1, 2019, at Community Partnerships Bureau.

The audit revealed the following:

Calendar Year	Preventable Collisions	Non-Preventable Collisions
2015	13	11
2016	16	15
2017	22	13
2018	3	12
2019	13	5

- 67 preventable collisions occurred during the past five years.
- 21% of preventable collisions involved fixed objects or parked vehicles during low speed parking
 or starting maneuvers.

Based on the results of the audit, a comprehensive Traffic Collision Reduction Plan was developed and implemented at Community Partnerships Bureau in early 2017. Since the implementation of the Traffic Collision Reduction Plan, there has been a noticeable reduction of on-duty preventable traffic collisions each year. In an attempt to improve safety and reduce the Department's liability exposure, Community Partnerships Bureau continually schedules personnel to attend the Department's Sheriff Traffic Accident Reduction (S.T.A.R.) driving program. This program focuses on low speed parking and starting maneuvers, hosted at the Los Angeles County Sheriff's Department's Emergency Vehicle Operation Center.

Since the incident, fifteen (15) bureau employees have successfully completed the S.T.A.R. driving program.

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3. Are the corrective actions addressing Department-wide system issues?

- □ Yes The corrective actions address Department-wide system issues.
- No The corrective actions are only applicable to the affected parties.

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Albert M. Maldonado, Captain Risk Management Bureau	
Signature: M.M.M.	Date: 1 29 2020
Name: (Department Head)	
Matthew J. Burson, Chief	
Professional Standards Division	
Signature:	Date:
	Duto.
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19-1-12	
Chief Executive Office Risk Management Inspector Gen	north LIGE ONLY
Are the corrective actions applicable to other departments	within the County?
Yes, the corrective actions potentially have Cour	ty-wide applicability.
No, the corrective actions are applicable only to t	
Name: (Risk Management Inspector General)	
posting (istro	
Signature:	Date:
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COUNTY OF LOS ANGELES CLAIMS BOARD

MINUTES OF REGULAR MEETING

APRIL 6, 2020

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 7th Floor Executive Conference Room, 739 Kenneth Hahn Hall of Administration, Los Angeles, California.

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

All other persons appeared telephonically. Those attending the meeting were: Office of the County Counsel: Joseph Langton, Lindsay Yoshiyama, Richard Hsueh, Millicent Rolon, and Eduardo Montelongo; Department of Public Works: Bill Winter; Sheriff's Department: Mark Allen, Christopher Johnson, April Tardy, Kevin Pearcy; Department of the Assessor: Brian Zepeda; and Outside Counsel: Scott Caron, and Antonio Kizzie.

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 9:33 a.m., the Chairperson convened the meeting into Closed Session to discuss the items listed as 4(a) through 4(i).

4. Report of actions taken in Closed Session.

At 11:12 a.m., the Claims Board reconvened in open session and reported the actions taken in Closed Session as follows:

a. <u>Non-litigated Claim of Martha and Alexander Rague</u> Claim No. 19-1150819*003

This inverse condemnation claim seeks compensation from the Department of Public Works for property damage caused by a sewage backflow.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$33,709.80.

Vote: Ayes: 3 – Chair Steve Robles, Arlene Barrera, and Adrienne Byers

b. Non-litigated Claim of Ramon and Gloria Rodriguez

This inverse condemnation claim seeks compensation from the Department of Public Works for property damage caused by a sewage backflow.

Action Taken:

The Claims Board approved the settlement of this matter in the amount of \$62,506.49.

Vote: Ayes: 3 – Chair Steve Robles, Arlene Barrera, and Adrienne Byers

c. <u>Mario Garcia, et al. v. County of Los Angeles, et al.</u> United States District Court Case No. 13-CV-00616

This lawsuit alleges federal and State-law civil rights violations by the Sheriff's Department.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$150,000.

Vote: Ayes: 3 – Chair Steve Robles, Arlene Barrera, and Adrienne Byers

d. <u>Dennis Todd Rodgers, Jr., et al. v. County of Los Angeles, et al.</u> United States District Court Case. No. 17-CV-05236

This lawsuit alleges federal civil rights violations and wrongful death arising out of the fatal Deputy-involved shooting of Plaintiff's father.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$1,300,000.

Vote: Ayes: 3 – Chair Steve Robles, Arlene Barrera, and Adrienne Byers

e. <u>Anguonette Barlow v. County of Los Angeles</u> Los Angeles Superior Court Case No. BC 676 556

This lawsuit concerns allegations that an employee of the Office of the Assessor was subjected to retaliation, harassment, and discrimination based on race and gender.

Action Taken:

The Claims Board recommended to the Board of Supervisors the settlement of this matter in the amount of \$380,000.

Vote: Ayes: 3 - Chair Steve Robles, Arlene Barrera, and Adrienne Byers

5. Approval of the Minutes of the March 2, 2020, regular meeting of the Claims Board.

Action Taken:

The Claims Board approved the minutes.

Vote: Ayes: 3 – Chair Steve Robles, Arlene Barrera, and Adrienne Byers

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 11:13 a.m.

COUNTY OF LOS ANGELES CLAIMS BOARD

By Derek Stane