



County of Fresno

Hall of Records, Rm. 301
2281 Tulare Street
Fresno, California
93721-2198

Legislation Text

File #: 18-1209, **Version:** 1

DATE: November 6, 2018
TO: Board of Supervisors
SUBMITTED BY: Paul Nerland, Director of Human Resources
SUBJECT: Request to Defend Public Officers or Employees

RECOMMENDED ACTION(S):

Approve and authorize Chairman to execute Agreement to Defend Public Officer(s) or Employee(s) for the employee(s) listed below:

<u>Name of Officer(s)/ Employee(s)</u>	<u>Position</u>	<u>Title of Action</u>
Margaret Mims	Sheriff	Christine Versola
Edward Mayo	Sheriff's Sergeant Sheriff's Department	v County of Fresno, et al.
John Zanoni	Assistant Sheriff Sheriff's Department	
Stephen Wilkins	Undersheriff Sheriff's Department	
Christopher Torres	Sheriff's Lieutenant Sheriff's Department	
Kevin Lolkus	Sheriff's Lieutenant Sheriff's Department	

Description:

Claimant alleges invasion of privacy by the Internal Affairs Bureau in the Sheriff's Department, which is the proximate cause of the claimant's bodily injuries/damages.

Fresno County Claim No.: 9823 Fresno County Superior Court Case No.18CECG02795
Claimant: Christine Versola

ALTERNATIVE ACTION(S):

No alternative action is available as Article 4 (commencing with section 825), Chapter 1, Part 2, Division 3.6 of Title 1 of the Government Code requires the County indemnify its public employees.

FISCAL IMPACT:

Funds to finance the cost of defense are contained in the Risk Management Internal Services Fund. Defense costs are supported by annual budgetary contributions based on actuarial projections.

DISCUSSION:

The California Government Code requires the County to defend its officer(s) and/or employees(s) who are sued because of their actions while in the course and scope of employment. The County may require officer(s) and/or employee(s) to agree that the County's rights under the law are protected.

In the above-mentioned action, the officer(s) and/or employee(s) who have been named in the suit have requested the County to provide legal defense. The necessary agreement to protect the County's rights has been signed by said officer(s) and/or employee(s) and is on file with the Clerk of the Board.

ATTACHMENTS INCLUDED AND/OR ON FILE:

On file with Clerk - Agreement to Defend Public Officer(s) or Employee(s) for Margaret Mims with Exhibit "A" Article 4. Indemnification of Public Employees

On file with Clerk - Agreement to Defend Public Officer(s) or Employee(s) for Edward Mayo with Exhibit "A" Article 4. Indemnification of Public Employees

On file with Clerk - Agreement to Defend Public Officer(s) or Employee(s) for John Zanoni with Exhibit "A" Article 4. Indemnification of Public Employees

On file with Clerk - Agreement to Defend Public Officer(s) or Employee(s) for Stephen Wilkins with Exhibit "A" Article 4. Indemnification of Public Employees

On file with Clerk - Agreement to Defend Public Officer(s) or Employee(s) for Christopher Torres with Exhibit "A" Article 4. Indemnification of Public Employees

On file with Clerk - Agreement to Defend Public Officer(s) or Employee(s) for Kevin Lolkus with Exhibit "A" Article 4. Indemnification of Public Employees

CAO ANALYST:

Juan Lopez