



소개

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놀라울 정도로 법률검색 경험을 향상시켜 줍니다.

- 혁신적으로 향상된 검색기능
- 능률적인 연구 도구
- 새로운 워크플로워 툴

WestlawNext의 수 많은 혁신적인 방법을 통해 기존에 검색하여 찾았던 자료로의 접속이 가능합니다.

WestlawNext Sign On

WestlawNext 로그인 순서:
www.next.westlaw.com 사이트에 접속하면, 아래의 **WestlawNext** 로그인 화면을 볼 수 있습니다.

① username 과 password 입력하기

② WestlawNext 접속 시 자동 로그인하기

③ 'Sign On' 버튼 클릭

WestlawNext

Username
MyUsername

Password

Remember my username
 Remember my password

SIGN ON

Forgot my username or password
 Activate my Registration Key
 Update my OnePass account
 Check to see if I have a OnePass

개인 계정이 없다면 'Activate my Registration Key'를 선택하여 OnePass 계정 만들기

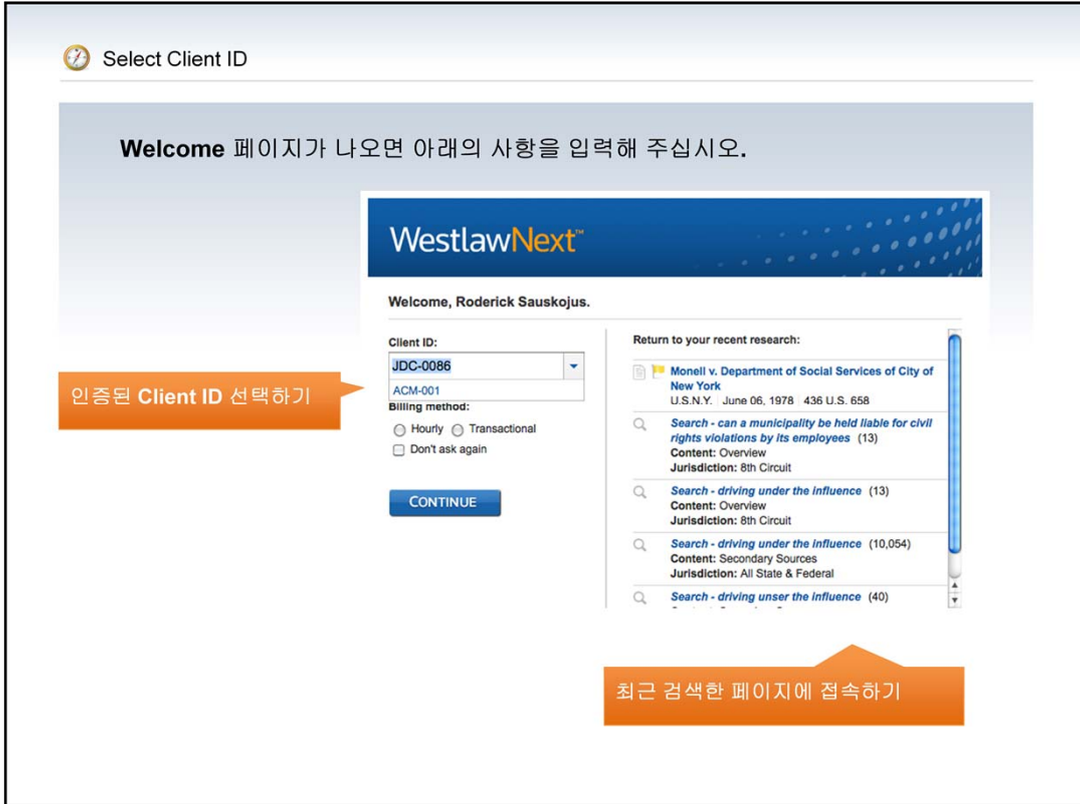
Customer Support: 1-800-WES (1-800-937-8529)
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1. www.next.westlaw.com에 접속합니다.
2. Username과 Password를 입력합니다.
3. 인증된 Username과 Password의 기억하기를 선택하여 WestlawNext에 접속 시 자동 로그인을 할 수 있습니다.

Note: 개인 계정을 만들지 않았다면 'Activate my Registration Key'를 선택하여 OnePass 계정을 만들어 이용합니다.



이용을 위해서 정확한 자신의 Client ID 선택을 해야 합니다. 이 과정은 검색 세션 이용 시 해당 이용자에게 청구하기 위해 필요한 과정입니다.

Welcome 페이지 오른편에 있는 'Return To your recent research'는 최근에 검색하여 본 문서 기록을 보여줌으로 재열람 할 수 있도록 해줍니다.

추가로, 이용자는 이용요금 청구 방법을 선택할 할 수 있습니다.



Using WestSearch™

Home Page

The Search Bar & Jurisdiction Selector

About WestSearch

Search Results Overview

Results for Specific Content

Changing Sort Order

Navigating the Result List

Viewing Result List Detail

Narrowing Your Results

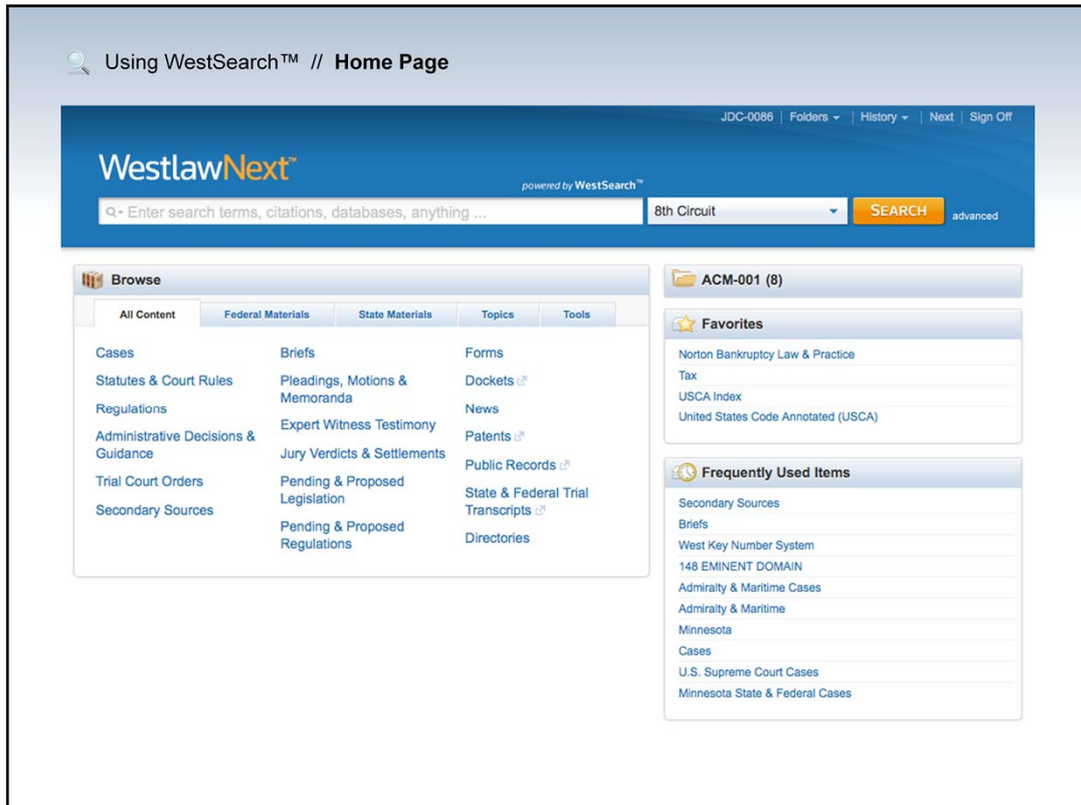
Search Within Your Result List

Related Documents

Research Icons

Favorites

WestlawSearch는 전세계의 가장 우수한 법률 검색 엔진 기능입니다. 이 강력한 검색 도구는 가장 발전된 검색결과를 보여주며 이용자의 법률 정보 검색에 큰 보탬이 될 것입니다.



WestlawNext 홈페이지는 이용하기 쉽고 이용자가 검색을 바로 시작하여 원하는 정보에 접근할 수 있도록 구성되어 있습니다.

일체형 검색 박스: 이용자가 찾기 원하는 검색어를 입력하면 특정 인용문부터 간단히 기술되어 있는 조건에 이르기까지 가장 연관성 높은 검색결과를 보여줍니다.

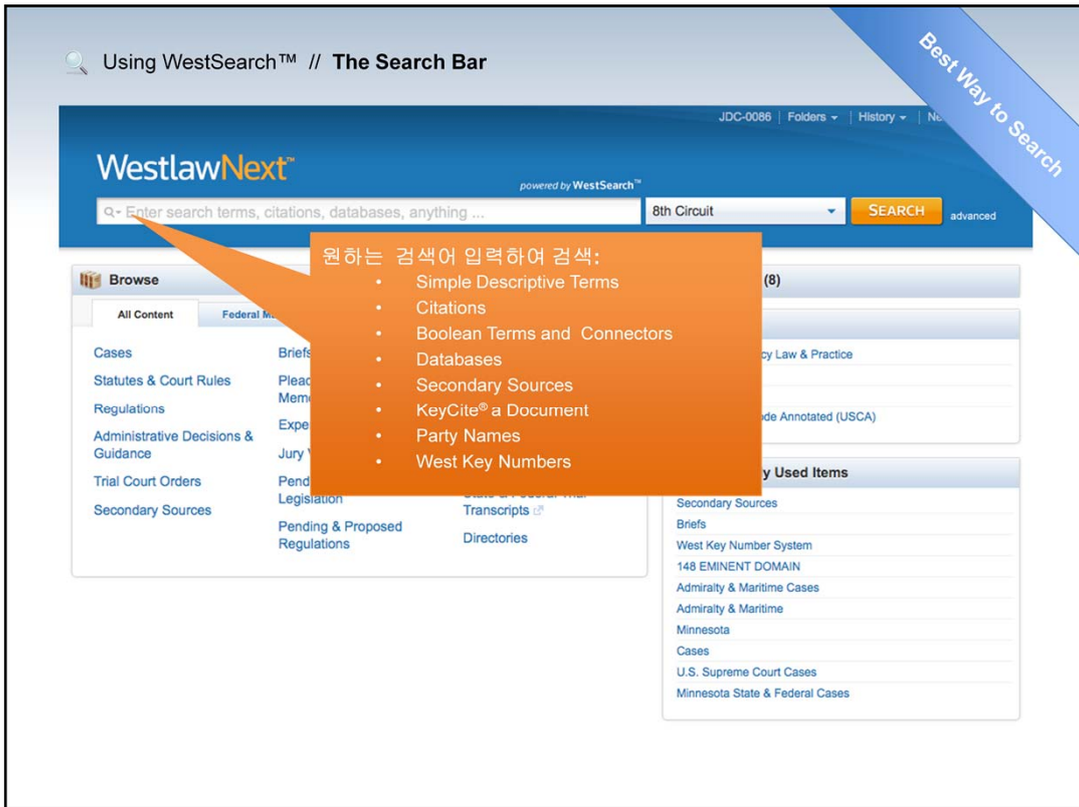
Browse: 특정 콘텐츠를 쉽게 검색할 수 있습니다.

Favorites: 자주 이용하는 페이지를 '즐거 찾기'로 추가하여 쉽게 접속할 수 있도록 합니다.

Frequently used items: 자주 이용한 항목을 보여줍니다.

'홈페이지' 로 바로 가기: WestlawNext 로고를 클릭하면 홈페이지로 바로 이동합니다.

모든 페이지에서 **Folders, History, Help Center** 기능을 이용하실 수 있습니다.



모든 페이지 상단에 위치하여 이용할 수 있는 검색창은 한 자리에서 이용자가 편리하고 익숙하게 연구 작업을 수행할 수 있으며 새로운 검색 작업을 위해 홈페이지로 돌아올 필요 없이 바로 검색을 할 수 있도록 합니다.

Using WestSearch™ // The Search Bar

JDC-0086 | Folders ▾ | History ▾ | Next | Sign Off

WestlawNext™ powered by WestSearch™

can a municipality be held liable for civil rights violations by its employees 8th Circuit **SEARCH** advanced

Browse

All Content	Federal Materials	State Materials	Topics	Tools
Cases	Briefs		Forms	
Statutes & Court Rules	Pleadings, Motions & Memoranda		Dockets ↗	
Regulations	Expert Witness Testimony		News	
Administrative Decisions & Guidance	Jury Verdicts & Settlements		Patents ↗	
Trial Court Orders	Pending & Proposed Legislation		Public Records ↗	
Secondary Sources	Pending & Proposed Regulations		State & Federal Trial Transcripts ↗	Directories

ACM-001 (8)

Favorites

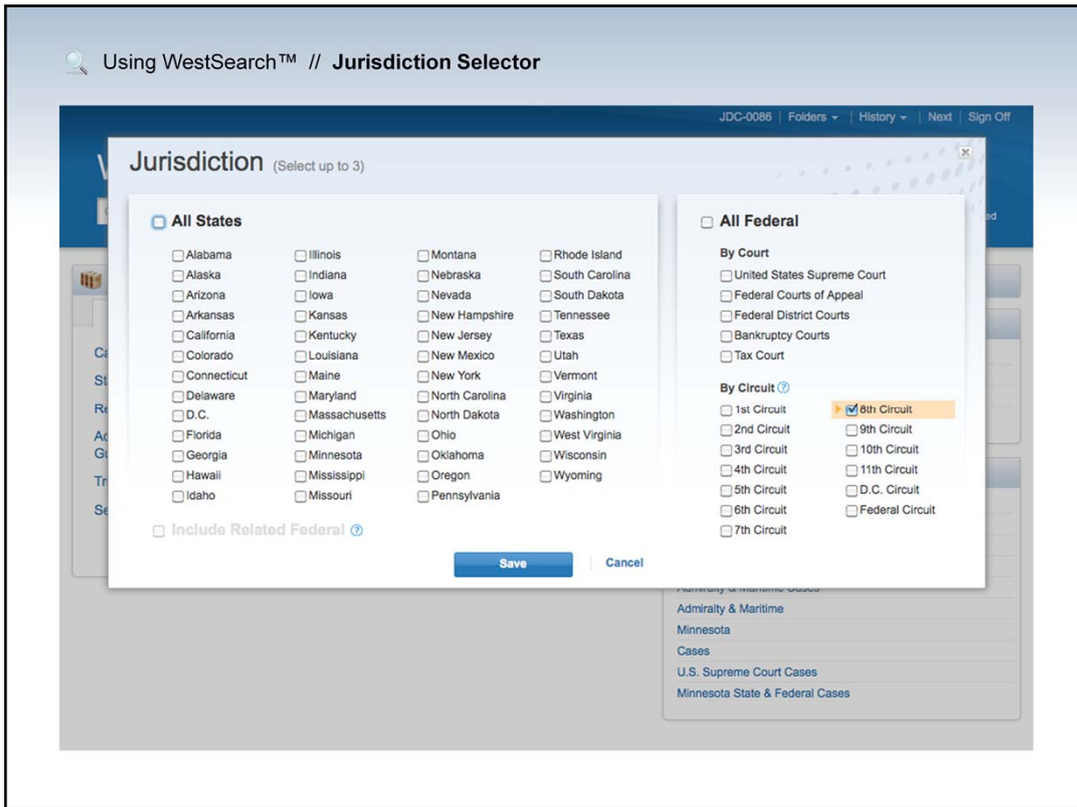
- Norton Bankruptcy Law & Practice
- Tax
- USCA Index
- United States Code Annotated (USCA)

Frequently Used Items

- Secondary Sources
- Briefs
- West Key Number System
- 148 EMINENT DOMAIN
- Admiralty & Maritime Cases
- Admiralty & Maritime
- Minnesota
- Cases
- U.S. Supreme Court Cases
- Minnesota State & Federal Cases

검색 예:

“can a municipality be held liable for civil rights violations by its employees”



다음 단계, 관할권을 선택한 후 저장합니다.

Using WestSearch™ // Search

검색 문구: "can a municipality be held liable for civil rights violations by its employees"

JDC-0086 | Folders ▾ | History ▾ | Next | Sign Off

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can a municipality be held liable for civil rights violations by its employees 8th Circuit SEARCH

Search 버튼 클릭하기

Browse

All Content	Federal Materials	State Materials	Topics	Tools
Cases	Briefs		Forms	
Statutes & Court Rules	Pleadings, Motions & Memoranda		Dockets	
Regulations	Expert Witness Testimony		News	
Administrative Decisions & Guidance	Jury Verdicts & Settlements		Patents	
Trial Court Orders	Pending & Proposed Legislation		Public Records	
Secondary Sources	Pending & Proposed Regulations		State & Federal Trial Transcripts	
			Directories	

ACM-001 (8)

Favorites

- Norton Bankruptcy Law & Practice
- Tax
- USCA Index
- United States Code Annotated (USCA)

Frequently Used Items

- Secondary Sources
- Briefs
- West Key Number System
- 148 EMINENT DOMAIN
- Admiralty & Maritime Cases
- Admiralty & Maritime
- Minnesota
- Cases
- U.S. Supreme Court Cases

'search' 버튼을 클릭합니다.

Using WestSearch™ // Search Results Overview

검색 문구: "can a municipality be held liable for civil rights violations by its employees"

WestlawNext™ powered by WestSearch™

Next | JDC-0086 | Folders | History | Sign Off

Can a municipality be held liable 8th Circuit SEARCH advanced ACM-001 (7)

VIEW: Overview 13 Cases 89 Statutes 40 Regulations 4,285 Administrative Decisions & Guidance 6,009 Trial Court Orders 18 Secondary Sources 221 Briefs 106 Pleadings, Motions & Memoranda 86 Expert Testimony 3,281 Jury Verdicts & Settlements 1,786 Pending & Proposed Legislation 873 Pending & Proposed Regulations 5,152 All Results 946

Overview (13) 검색된 모든 콘텐츠 건수 표시

Select all items No items selected

Cases View all 89

Monell v. Department of Social Services of City of New York Supreme Court of the United States | June 06, 1978 | 436 U.S. 658

Female employees of the Department of Social Services and the Board of Education of the City of New York brought an action challenging the policies of those bodies in...

...A municipality cannot be held liable for violation of civil rights solely because employee is a tort-feasor; a municipality cannot be held liable under the Civil Rights Act of 1971 on a respondeat superior theory. 42 U.S.C.A. § 1983...

... In particular, we conclude that a municipality cannot be held liable solely because it employs a tortfeasor-or, in other words, a municipality cannot be held liable under § 1983 on a respondeat superior theory...

Board of County Com'rs of Bryan County, Okl. v. Brown Supreme Court of the United States | April 28, 1997 | 520 U.S. 397

CIVIL RIGHTS - Municipalities. Isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to rights of arrestee on whom deputy used excessive force.

... Claims such as the present, which do not involve an allegation that the municipal action itself violated federal law or directed or authorized the deprivation of federal rights, require application of rigorous culpability and causation standards in order to ensure that the municipality is not held liable solely for its employees' actions....

Where a claim of municipal liability rests on a single decision, not itself representing a violation of federal law and not

Westlaw의 주요 콘텐츠 형태를 보여주며 이는 이용자가 가장 필요로 하는 내용의 99.5%를 포함하고 있습니다.

법률정보의 더 나은 이해와 시간 절약을 위해 한 페이지에 Westlaw 주요 법률 콘텐츠 결과 값을 보여줍니다.

Overview: 가장 연관성이 높은 검색 결과를 주요 콘텐츠 타입별로 분류하여 보여주며 이용자의 질문사항과 특정 콘텐츠 결과 리스트를 자세히 살펴보거나 검색 요청 조건을 쉽게 수정하여 가장 적합한 주요 문서를 신속하게 한 눈에 볼 수 있도록 합니다.

View: 콘텐츠 별로 분류된 각 항목을 선택하여 볼 수 있습니다.

Using WestSearch™ // Results for Specific Content

검색 문구: "can a municipality be held liable for civil rights violations by its employees"

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Next | JDC-0086 | Folders | History | Sign Off

Can a municipality be held liable 8th Circuit SEARCH advanced ACM-001 (7)

VIEW: Overview (13) Set Default

Overview	13
Cases	89
Statutes	40
Regulations	4,285
Administrative Decisions & Guidance	6,009
Trial Court Orders	18
Secondary Sources	221
Briefs	106
Pleadings, Motions & Memoranda	86
Expert Testimony	3,281
Jury Verdicts & Settlements	1,786
Pending & Proposed Legislation	873
Pending & Proposed Regulations	5,152
All Results	21,946

결과값의 범위를 좁히기 위해 왼쪽 Overview 페이지에서 원하는 콘텐츠 종류를 선택합니다.

Monell v. Department of Social Services of City of New York
Supreme Court of the United States | June 06, 1978 | 436 U.S. 658

Female **employees** of the Department of Social Services and the Board of Education of the City of New York brought an action challenging the policies of those bodies in...

...A **municipality** cannot be **held liable** for **violation of civil rights** solely because **employee** is a tort-feasor; a **municipality** cannot be **held liable** under the **Civil Rights Act** of 1964 on a respondeat superior theory. 42 U.S.C.A. § 1983....

... In particular, we conclude that a **municipality** cannot be **held liable** solely because it employs a tortfeasor-or, in other words, a **municipality** cannot be **held liable** under § 1983 on a respondeat superior theory....

Board of County Com'rs of Bryan County, Okl. v. Brown
Supreme Court of the United States | April 28, 1997 | 520 U.S. 397

CIVIL RIGHTS - Municipalities. Isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to **rights** of arrestee on whom deputy used excessive force.

... Claims such as the present, which do not involve an allegation that the **municipal** action itself **violated** federal law or directed or authorized the deprivation of federal **rights**, require application of rigorous culpability and causation standards in order to ensure that the **municipality** is not **held liable** solely for its **employees'** actions....

Where a claim of **municipal** liability rests on a single decision, not itself representing a **violation** of federal law and not

특정 콘텐츠 타입을 원할 때 검색 결과의 범위를 가장 근접하게 좁혀 정확한 내용을 찾도록 도와 줍니다.

Using WestSearch™ // Changing the Sort Order

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WestlawNext™ Can a municipality be held liable 8th Circuit SEARCH advanced ACM-001 (4)

VIEW: Overview 13 Cases 89 Statutes 40 Regulations 1,307 Administrative Decisions & Guidance 1,373 Trial Court Orders 18 Secondary Sources 224 Briefs 106 Pleadings, Motions & Memoranda 86 Expert Testimony 3,278 Jury Verdicts & Settlements 1,786 Pending & Proposed Legislation 876 Pending & Proposed Regulations 5,150 All Results 14,333

NARROW: Search within results Jurisdiction Federal 89

Cases (89) 1-89 Sort by: Relevance

1. **Monell v. Department of Social Services, City of New York**
 Supreme Court of the United States | 436 U.S. 658
 Female **employee** ... and the Board of Education of the City of New York ...
 ...A **municipality** is a tort-feasor; a **municipality** cannot be **held liable** under the **Civil Rights Act** of 1871 on a respondeat superior theory. 42 U.S.C.A. § 1983....
 ... In particular, we conclude that a **municipality** cannot be **held liable** solely because it employs a tortfeasor-or, in other words, a **municipality** cannot be **held liable** under § 1983 on a respondeat superior theory....

2. **Board of County Com'rs of Bryan County, Okl. v. Brown**
 Supreme Court of the United States | April 28, 1997 | 520 U.S. 397
CIVIL RIGHTS - Municipalities. Isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to **rights** of arrestee on whom deputy used excessive force.
 ... Claims such as the present, which do not involve an allegation that the **municipal** action itself **violated** federal law or directed or authorized the deprivation of federal **rights**, require application of rigorous culpability and causation standards in order to ensure that the **municipality** is not **held liable** solely for its **employees'** actions....
 ... Where a claim of **municipal** liability rests on a single decision, not itself representing a **violation** of federal law and not direction such a **violation** the danger that a **municipality**

RELATED DOCUMENTS
Secondary Sources
 What constitutes policy or custom for purposes of determining liability of local government unit under 42 U.S.C.A. § 1983—modern cases
 81 A.L.R. Fed. 549 (Originally published in 1987)
 The ALR databases are made current by the weekly addition of relevant new cases.
 American Law Reports ALR Federal ...In order to **hold a municipality liable for civil rights violations** of its **employees** under § 1983, the **municipality** must have acted in accordance with a government policy or custom, whether made by its lawmakers or those whose edicts or acts may fairly be said to represent official policy....
Liability of supervisory officials and governmental entities for having failed to adequately train, supervise, or control individual peace officers who violate plaintiff's civil rights under 42 U.S.C.A. § 1983
 70 A.L.R. Fed. 17 (Originally published in 1984)

검색된 리스트 재분류 정렬 가능

먼저, 이용자는 검색결과를 재정렬 할 수 있습니다.

역순 결과의 정렬 메뉴에서 날짜를 선택합니다. 추가 옵션으로는 가장 많이 인용되었거나 사용되었던 목록이 있습니다.

Using WestSearch™ // Navigating the Result List

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Can a municipality be held liable 8th Circuit SEARCH advanced ACM-001 (7)

VIEW: Overview 13 Cases 89 Statutes 40 Regulations 4,285 Administrative Decisions & Guidance 6,009 Trial Court Orders 18 Secondary Sources 221 Briefs 106 Pleadings, Motions & Memoranda 86 Expert Testimony 3,281 Jury Verdicts & Settlements 1,786 Pending & Proposed Legislation 873 Pending & Proposed 5,152

Cases (89) **녹색 화살표를 클릭하거나 특정 결과 페이지로 직접 이동**

1-20 Sort by: Relevance

Select Items No items selected

1. **Monell v. Department of Social Services of City of New York**
 Supreme Court of the United States | June 06, 1978 | 436 U.S. 658

Female **employees** of the Department of Social Services and the Board of Education of the City of New York brought an action challenging the policies of those bodies in...

...A **municipality** cannot be **held liable** for **violation of civil rights** solely because **employee** is a tort-feasor; a **municipality** cannot be **held liable** under the **Civil Rights Act of 1871** on a respondeat superior theory. 42 U.S.C.A. § 1983....

... In particular, we conclude that a **municipality** cannot be **held liable** solely because it employs a tortfeasor-or, in other words, a **municipality** cannot be **held liable** under § 1983 on a respondeat superior theory....

...Assistant United States Attorney David Rosen testified that he had received numerous complaints about **civil rights violations** by City police officers....

1 2 3 4 5 20 per page

RELATED DOCUMENTS

Secondary Sources
 What constitutes policy or custom for purposes of determining liability of local government unit under 42 U.S.C.A. § 1983—modern cases
 81 A.L.R. Fed. 549 (Originally published in 1987)
 The ALR databases are made current by the weekly addition of relevant new cases.
 American Law Reports ALR Federal
 ...In order to **hold a municipality liable for civil rights violations** of its **employees** under § 1983, the **municipality** must have acted in accordance with a government policy

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페이지의 상단과 하단에 있는 녹색 화살표를 사용하여 원하는 페이지로 이동합니다.

Using WestSearch™ // Viewing Result List Detail

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WestlawNext™ Q - can a municipality be held liable 8th Circuit SEARCH advanced ACM-001 (7)

VIEW: Overview (13) Set Default

Overview 13
Cases 89
Statutes 40
Regulations 3,884
Administrative Decisions & Guidance 6,057
Trial Court Orders 18
Secondary Sources 221
Briefs 106
Pleadings, Motions & Memoranda 86
Expert Testimony 3,281
Jury Verdicts & Settlements 1,795
Pending & Proposed Legislation 892
Pending & Proposed Regulations 5,243
All Results 21,712

Select all items No items selected

Cases View all 89

Less Detail
More Detail
Most Detail

Monell v. Department of Social Services of City of New York
Supreme Court of the United States June 06, 1978 436 U.S. 658

Female employees of the Department of Social Services and the Board of Education of the City of New York brought an action challenging the policies of those bodies in...

...A municipality cannot be held liable for violation of civil rights solely because cannot be held liable under the Civil Rights Act of 1964 on a respondeat superior theory. In particular, we conclude that a municipality cannot be held liable solely because of the actions of its employees. In words, a municipality cannot be held liable under § 1983 on a respondeat superior theory.

Board of County Com'rs of Bryan County, Okl. v. Brown
Supreme Court of the United States April 28, 1997 520 U.S. 397

CIVIL RIGHTS - Municipalities. Isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to rights of arrestee on whom deputy used excessive force.

... Claims such as the present, which do not involve an allegation that the municipal action itself violated federal law or directed or authorized the deprivation of federal rights, require application of rigorous culpability and causation standards in order to ensure that the municipality is not held liable solely for its employees' actions...

... Where a claim of municipal liability rests on a single decision, not itself representing a violation of federal law and not directing such a violation, the danger that a municipality will be held liable without fault is high...

판례 요약

검색 결과물을 열람하기 전 미리 보기 기능 설정 가능

Statutes View all 40

결과 목록의 각 항목은 문서의 제목과 인용 및 날짜 같은 식별 정보를 포함하여 보여줍니다.

판례에는 West에서 독점으로 편집하여 설명하고 있는 분쟁 문제의 요약문을 포함되어 있습니다.

이용자는 또한 전문에서 발췌된 텍스트를 볼 수 있으며, 이 발췌 문맥에서 검색어는 노란색으로 표시되어 보여집니다.

Use the **detail selector** to change the level of information you see for each result. 각 결과물 보기에 있어 등급을 변경하여 세부 사항을 볼 수 있습니다.

Using WestSearch™ // Narrowing Your Results

The screenshot shows the WestlawNext search interface. The search query is "Can a municipality be held liable" in the 8th Circuit. The search results are filtered to show only "Reported" cases. The left sidebar shows the filter settings: "Reported Status" is set to "Reported" (81 results) and "Unreported" (8 results). The main results area shows two cases: "3. City of Canton, Ohio v. Harris" and "4. Mettler v. Whitledge". The right sidebar contains additional information and related cases.

이용자는 필터를 이용하여 검색 결과물의 범위를 좁힐 수 있습니다.
 예를 들어 이용자가 'Reported Case'를 검토하고자 할 때 'Reported'로만 검색 가능합니다.
 참고: 필터는 콘텐츠 타입별로 분류됩니다.

Using WestSearch™ // Search Within Your Result List

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WestlawNext™ can a municipality be held liable 8th Circuit SEARCH advanced ACM-001 (7)

VIEW:

- Overview 13
- Cases 89**
- Statutes 40
- Regulations 3,884
- Administrative Decisions & Guidance 6,057
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- Briefs 106
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- Pending & Proposed Regulations 5,243
- All Results 21,712

NARROW:

Search within results

Jurisdiction

- Federal 89

Cases (89)

1-20 Sort by: Relevance

Select all items No items selected

1. Monell v. Department of Social Services of City of New York
 Supreme Court of the United States | June 06, 1978 | 436 U.S. 658

Female **employees** of the Department of Social Services and the Board of Education of the City of New York brought an action challenging the policies of those bodies in...

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When a claim of **qualified** liability rests on a single decision, not itself representing a

RELATED DOCUMENTS

Secondary Sources
What constitutes policy or custom for purposes of determining liability of local government unit under 42 U.S.C.A. § 1983—modern cases
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 ...In order to **hold a municipality liable for civil rights violations** of its **employees** under § 1983, the **municipality** must have acted in accordance with a government policy or custom, whether made by its lawmakers or those whose edicts or acts may fairly be said to represent official policy....

Liability of supervisory officials and governmental entities for having failed to adequately train, supervise, or control individual peace officers who violate plaintiff's civil rights under 42 U.S.C.A. § 1983
 70 A.L.R. Fed. 17 (Originally published in 1984)

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Female **employees** of the Department of Social Services and the Board of Education of the City of New York brought an action challenging the policies of those bodies in...

...A **municipality** cannot be **held liable** for **violation of civil rights** solely because **employee** is a tort-feasor; a **municipality** cannot be **held liable** under the **Civil Rights Act of 1871** on a respondeat superior theory. 42 U.S.C.A. § 1983....

... In particular, we conclude that a **municipality** cannot be **held liable** solely because it employs a tortfeasor-or, in other words, a **municipality** cannot be **held liable** under § 1983 on a respondeat superior theory....

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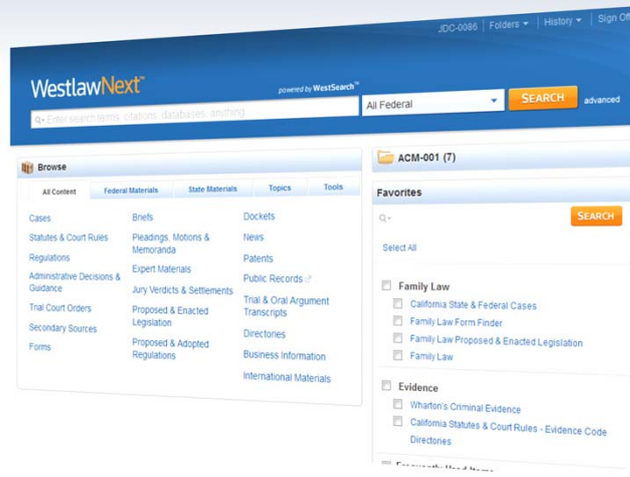
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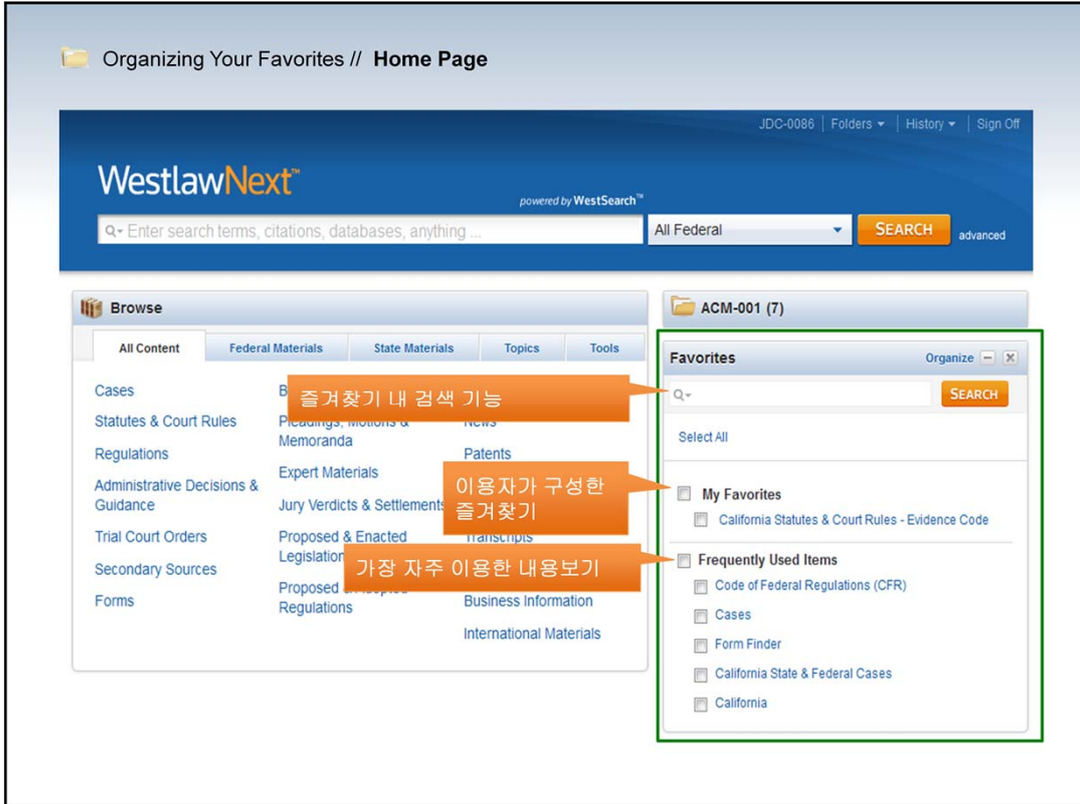
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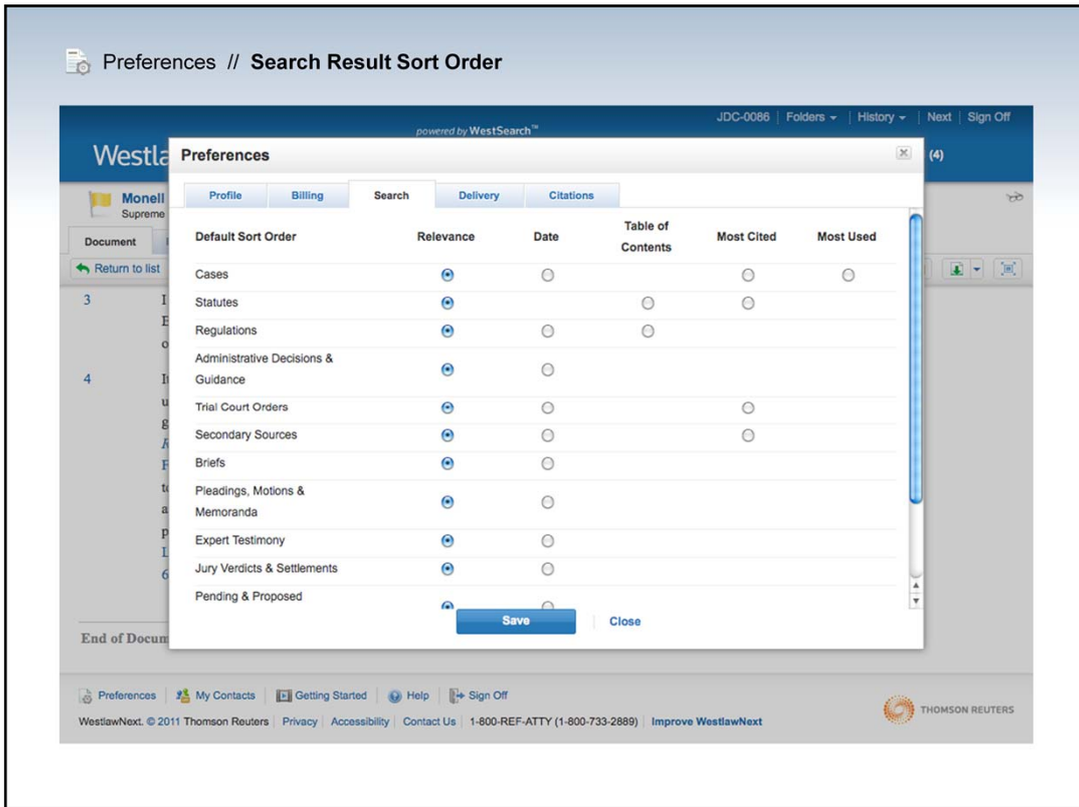
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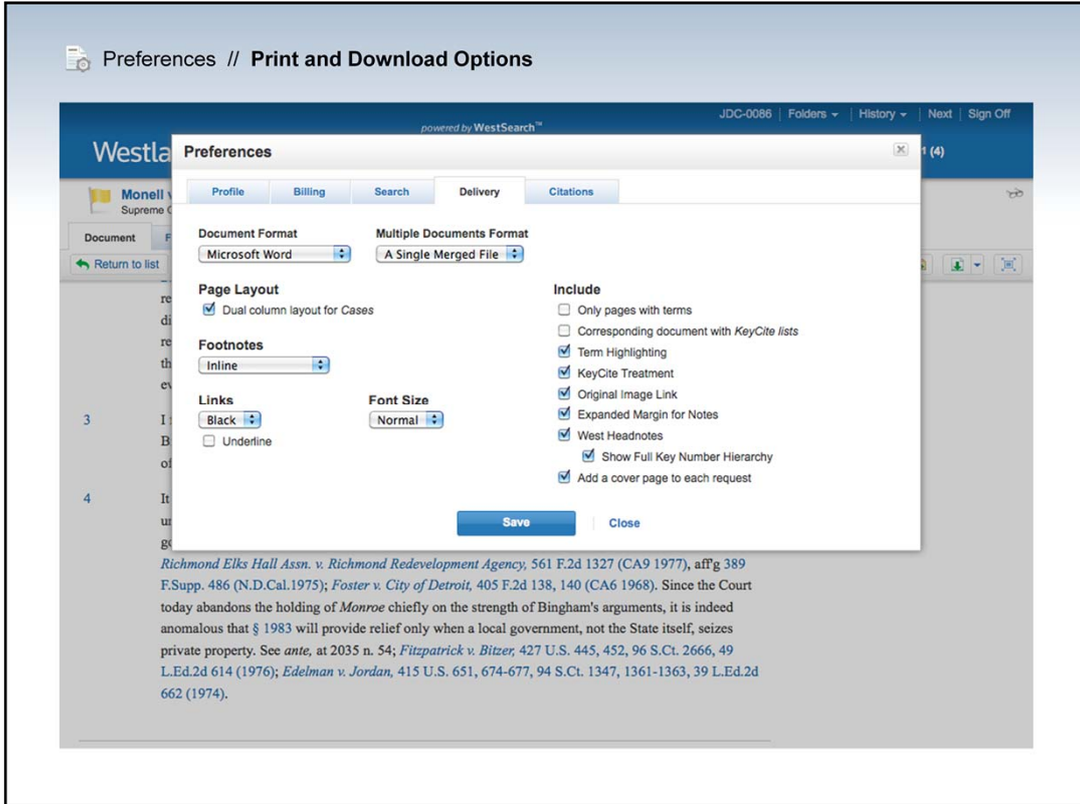
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