

소개

WestlawNext는 전세계에서 가장 진보한 법률검색 시스템입니다.

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 로그인 순 <u>www.next.westlaw.com</u> 서	는서: 사이트에 접속하면, 아래의 Westlar	wNext 로그인 화면을 볼 수 있습니다
	WestlawNext [®]	
① username 과 password 입력하기	Username MyUsername Passwort	Forgot my username or password Activate my Registration Key Update my OnePass account
② WestlawNext 접속 시	✓ Remember my username ✓ Remember my password	개인 계정이 없다면 'Activate my Registration Key'를 선택하여 OnePass 계정
사용 도그인아기	SIGN ON Customer Support: 1-800-WES (1-800-937-8529). WestlawNext. © 2011 Thomson Privacy	만들기 ⓒ THOMSON REUTERS
	③ 'Sign On' 버튼 클릭	

WestlawNext에 로그인하기:

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 과정 입니다.

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.



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

Westlav	vNext [∞]				JDC-008	6 Folders -	History → N	ext Sign Off
Q- Enter search	i terms, citatio	ons, databases, anythi	poi ng	wered by WestSea	8th Circuit	*	SEARCH	advanced
I Browse			CM-001 (8)					
All Content	Federal Material	s State Materials	Topics	Tools	A Favorites			
Statutes & Court Re Regulations Administrative Deci Guidance Trial Court Orders Secondary Sources	ules Plea Mer Sions & Exp Jury Pen Leg Pen Reg	adings, Motions & moranda ert Witness Testimony / Verdicts & Settlements ding & Proposed islation ding & Proposed julations	Dockets & News Patents & Public Records & State & Federal Trial Transcripts & Directories		Tax Tax USCA Index United States Code Annotated (USCA)			
					Admiraity & Man Admiraity & Man Minnesota Cases U.S. Supreme Co Minnesota State	ime Cases ime burt Cases & Federal Case	s	

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 컨텐트를 쉽게 검색할 수 있습니다.

Favorites: 자주 이용하는 페이지를 '즐겨 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.

Westla	wNe	xt"				JDC-0086 Folders -	History → N	vext Sign Off
Q- can a mun	icipality be	e held liab	le for civil rights vi	po iolations by	wered by WestSearch its employees	8th Circuit	SEARCH	advanced
👔 Browse						CM-001 (8)		
All Content	Federal	Materials	State Materials	Topics	Tools			
Cases Statutes & Court Regulations Administrative De Guidance Trial Court Order Secondary Sourc	Rules ecisions & s xes	Briefs Pleadings, Motions & Memoranda Expert Witness Testimony Jury Verdicts & Settlements Pending & Proposed Legislation Pending & Proposed Regulations		Forms Dockets 2 [®] News Patents 2 [®] Public Records 2 [®] State & Federal Trial Transcripts 2 [®] Directories		Norton Bankruptcy Law & Practi Tax USCA Index United States Code Annotated (Secondary Sources Briefs West Key Number System 148 EMINENT DOMAIN	usca) s	
					Admiralty & Maritime Cases Admiralty & Maritime Minnesota Cases U.S. Supreme Court Cases Minnesota State & Federal Case	15		



					JDC-0086 Folder	rs 🗸 History 🗸 Next Sign Ol
\	Jurisdiction	(Select up to 3)				×.
	All States				All Federal	1 ead
Ca St Re Gi Tr Se	Alabama Alaska Arizona Arizona California Colorado Connecticut Delaware D.C. Florida Georgia Hawaii Idaho	 Illinois Indiana Iowa Kansas Kentucky Louisiana Maine Maryland Masachusetts Michigan Minsesta Mississippi Missouri Mesouri 	Montana Nevrada Nevada New Hampshire New Jersey New Mexico New York North Carolina North Dakota Ohio Okiahoma Oregon Pennsytvania	Rhode Island South Carolina South Dakota Tennessee Texas Utah Washington Washington Wisconsin Wyoming	By Court United States St. Federal District C By Circuit 1st Circuit 3rd Circuit Sth Circuit Oth Circuit Th Circuit Th Circuit	preme Court f Appeal 2ourts is is is is is is is is is i
					Admiralty & Maritime Minnesota Cases U.S. Supreme Court Cases Minnesota State & Federal (Cases

다음 단계, 관할권을 선택한 후 저장합니다.

	unicipality be held	liable for civil rights	s violations by its e	mployees"
WestlawNe	xt ⁻	powered by WestSearch	JDC-0086 Folders	→ History → Next Sign C
Q- can a municipality b	e held liable for civil rights v	iolations by its employees	8th Circuit	SEARCH
Browse			CM-001 (8)	Search 버튼 클릭하기
All Content Federal	Materials State Materials	Topics Tools	G Favorites	
Cases	Briefs	Forms	Norton Bankruptcy Law & Pra	ctice
Statutes & Court Rules Regulations Administrative Decisions &	Pleadings, Motions & Memoranda Expert Witness Testimony	Dockets ₪ News Patents ₪	Tax USCA Index United States Code Annotated	d (USCA)
Guidance Trial Court Orders	Jury Verdicts & Settlements Pending & Proposed	Public Records 🖉	S Frequently Used Ite	ms
Inal Court Orders Secondary Sources	Legislation Pending & Proposed Regulations	State & Federal Trial Transcripts C	Secondary Sources Briefs West Key Number System 148 EMINENT DOMAIN	
			Admiralty & Maritime Cases Admiralty & Maritime Minnesota	
			Cases	

'search' 버튼을 클릭합니다.



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

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

View: 컨텐트 별로 분류된 각 항목을 선택하여 볼 수 있습니다.



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

		JDC-0086 Folde	rs 🗸 History 🗸 Next Sign Off
WestlawNe	ext"	Q- Can a municipality be held liable 8th Circuit SEARCH advanced	АСМ-001 (4)
VIEW:	~~	Cases (89) 검색된 리스트 재	분류 정렬 가능
Overview	13		
Cases	89	1-89 Sort by: Relevance 🗘 😑 🗸	>> RELATED DOCUMENTS
Statutes	40	Salact all items No items salacted	Secondary Sources
Regulations	1,307		What constitutes policy or
Administrative Decisions & Guidance	1,373	I. Monell v. Department of Social Service , City of New York Supreme Court of the Dolourance , New York Supreme Court of the Dolourance , New York State (1998) 1998 (1998) 1998	determining liability of local government unit under 42
Trial Court Orders	18	Relevance	U.S.C.A. § 1983—modern cases
Secondary Sources	224	Female employee Date	81 A.L.R. Fed. 549 (Originally
Briefs	106	the City of New Yor Most Cited Dolicies of those bodies in	The ALR databases are made current
Pleadings, Motions & Memoranda	86	A municipality c MOST USED civil rights solely because employee is a tort-feasor; a municipality cannot be held liable under the Civil Rights	by the weekly addition of relevant new cases.
Expert Testimony	3,278	Act of 1871 on a respondeat superior theory. 42 U.S.C.A. § 1983	American Law Reports ALR Federal
Jury Verdicts & Settlements	1,786	In particular, we conclude that a municipality cannot be held liable solely because it	liable for civil rights violations of its
Pending & Proposed Legislation	876	employs a tortfeasor-or, in other words, a municipality cannot be held liable under § 1983 on a respondeat superior theory	employees under § 1983, the municipality must have acted in
Pending & Proposed Regulations	5, <mark>1</mark> 50	🗆 📁 2. Board of County Com'rs of Bryan County, Okl. v. Brown	accordance with a government policy or custom, whether made by its
All Results	14,333	Supreme Court of the United States April 28, 1997 520 U.S. 397	lawmakers or those whose edicts or acts may fairly be said to represent
NARROW:		UVIL KIGHTS - Municipalities. Isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to rights of arrestee on whom deputy used excessive force.	official policy Liability of supervisory
Search within results			officials and governmental entities for having failed to
٩		claims such as the present, which do not involve an allegation that the municipal action itself violated federal law or directed or authorized the dephysication of fideral rights, require application of rigorous cuipability and causation standards in order to ensure that the municipability is not held table could not be enclosed enclosed and the composed and the composed of the composed o	adequately train, supervise, or control individual peace officers who violate plaintiff's civil rights under
Jurisdiction		the manierpancy is not nero name solery for its employees actions	42 U.S.C.A. § 1983

먼저, 이용자는 검색결과를 재정렬 할 수 있습니다.

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

WestlawNe	ext"	powered by WestSearch* Next JDC-0088 - Powered by WestSearch* SEARCH advanced	Folders - History - Sign Off
VIEW:	«	Cases (89) 녹색 화살표를 클릭하거나 특정 결과 페(이지로 직접 이동
Overview	13	Cubes (65)	
Cases	89	1-20 Sort by: Relevance ; = - 💽 💽 -	>> RELATED DOCUMENTS
Statutes	40		Secondary Sources
Regulations	4,285	Canaci M/ Anuiz Ino Items selected	What constitutes policy or
Administrative Decisions & Guidance	6,009	I. Monell v. Department of Social Services of City of New York	determining liability of local government unit under 42
Trial Court Orders	18	Supreme Court of the United States June 06, 1978 436 U.S. 658	U.S.C.A. § 1983—modern
Secondary Sources	221		81 A.L.R. Fed. 549 (Originally
Briefs	106	Female employees of the Department of Social Services and the Board of Education of	published in 1987) The ALR databases are made curren
Pleadings, Motions & Memoranda	86		by the weekly addition of relevant new cases.
Expert Testimony	3,281	employee is a tort-feasor; a municipality cannot be held liable under the Civil Rights	American Law Reports ALR Federal
Jury Verdicts & Settlements	1,786	Act of 1871 on a respondeat superior theory. 42 U.S.C.A. § 1983	In order to hold a municipality
Pending & Proposed Legislation	873	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 §	employees under § 1983, the municipality must have acted in
Pending & Proposed	5,152	1983 on a respondeat superior theory Assistant United States Altorney David Rosen testified that he had received numerous complaints about civil rights violations by City police officers 1 2 3 4 5 F H 20 per page :	accordance with a government policy
Preferences E Gett	ting Started	i Help ↓ Sign Off	

페이지의 상단과 하단에 있는 녹색 화살표를 사용하여 원하는 페이지로 이동합니다.

		JDC-0086 Folders - History - Next Sign Off
WestlawNext	Q-	can a municipality be held liable 8th Circuit SEARCH advanced CACM-001 (7)
VIEW:	~~	Overview (13)
Overview	13	
Cases	89	🗌 Select all items No items selected = 🚬 🛐 💽 🚽
Statutes	40	
Regulations	3,884	
Administrative Decisions & Guidance	6,057	□ > Monell v. Department of Social Services of City of N
Trial Court Orders	18	Supreme court of the Onned States Suffe 00, 1978 430 0.3. 000
Secondary Sources	221	Female employees of the Department of Social Services and the Board of Education of Shiv of New York brought an
Briefs	106	action challenging the policies of those bodies in
Pleadings, Motions & Memoranda	86	A municipality cannot be held liable for violation of civil rights solely because
Expert Testimony	3,281	cannot be held liable under the Civil Rights Act of 1871 on a respondeat superior 전 미리 보기 기능 설정
Jury Verdicts & Settlements	1,795	In particular, we conclude that a <mark>municipality</mark> cannot be held liable solely beca 가능
Pending & Proposed Legislation	892	words, a municipality cannot be heid liable under § 1983 on a respondeat superio
Pending & Proposed Regulations	5,243	C The Decord of County County Of Price County Of a Prove
All Results	21,712	Supreme Court of the United States April 28, 1997 520 U.S. 397
Ŧ	판례 요	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

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.

		powered by WestSearch™ Next JDC-0086 -	Folders - History - Sign Off
Westlaw	lext"	Q- Can a municipality be held liable 8th Circuit SEARCH advanced	ACM-001 (7)
NARROW:		필터를 선택하여 검색 결과 범위 좁히기 seputy used	Liability of supervisory officials and governmental entities for having failed to
Search within results		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 fagorous cuipability and causation standards in order to ensure that the municipality is not held lable solely for its employees a colons	adequately train, supervise, or control individual peace officers who violate plaintiff's civil rights under 42 U.S.C.A. § 1983 70 AL R. Eed. 17 (Originally
Jurisdiction B G Federal	81	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	published in 1984) The ALR databases are made curren by the weekly addition of relevant ner cases.
Date	-	 S. City of Canton, Ohio v. Harris Supreme Court of the United States February 26, 1989 489 U.S. 378 	American Law Reports ALR Federal If a municipal employee violates another's constitutional rights, the
Reported Status Reported Unreported	81 8	Detainee brought civil rights action against city, alleging violation of her right to receive necessary medical attention while in police custody. The United States District Court for the	municipality can be held liable under § 1983 if it had a policy or custom of failing to train its employees and that failure to train
Topic Criminal	54	Under certain circumstances, municipality can be held liable in civil rights action under § 1963 for constitutional violations resulting from its failure to train municipal employees, 42 U.S.C.A. § 1963	caused the constitutional violation, providing the failure to train amount to deliberate indifference Vicarious liability of superi under 42 U.S.C.A. § 1983 fo subordinate's acts in
Judge	Select	2. A municipality may, in certain circumstances, be held liable under § 1983 for constitutional violations resulting from its failure to train its employees	
Attorney	Select	4. Mettler v. Whitledge United States Court of Appeals, Eighth Circuit. January 25, 1999 165 F.3d 1197	deprivation of civil rights 51 A.L.R. Fed. 285 (Originally published in 1981) The ALR databases are made current
Law Firm	Select	Mother brought civil rights action against county, sheriff, and two sheriff's deputies, after	by the weekly addition of relevant ner cases.
Key Number	Select	her son was shot and killed during confrontation with deputies. The United States	American Law Reports ALR Federal

이용자는 필터를 이용하여 검색 결과물의 범위를 좁힐 수 있습니다. 예를 들어 이용자가 'Reported Case'를 검토하고자 할 때 'Reported'로만 검색 가능합니다.

참고: 필터는 컨텐트 타입별로 분류됩니다.

		JDC-0086 Folders powered by WestSearch™	
WestlawN	ext"	Q- can a municipality be held liable 8th Circuit SEARCH advanced	ACM-001 (7)
VIEW:	~~	Cases (89)	
Overview	13		
Cases	89	1-20 🕨 Sort by: Relevance 🔹 😑 🔹 🗐	>> RELATED DOCUMENTS
Statutes	40	Select all items No items selected	Secondary Sources
Regulations	3,884		What constitutes policy or
Administrative Decisions & Guidance	6,057	I. Monell v. Department of Social Services of City of New York	determining liability of local government unit under 42
Trial Court Orders	18	Supreme Court of the United States June 06, 1978 436 U.S. 658	U.S.C.A. § 1983—modern
Secondary Sources	221		81 A.L.R. Fed. 549 (Originally
Briefs	106	Female employees of the Department of Social Services and the Board of Education of	published in 1987) The ALR databases are made curren
Pleadings, Motions & Memoranda	86	the City of New York brought an action challenging the policies of these bodies in	by the weekly addition of relevant new cases.
Expert Testimony	3,281	employee is a tort-feasor; a municipality cannot be held liable under the Civil Rights	American Law Reports ALR Federal
Jury Verdicts & Settlements	1,795	Act of 1871 on a respondeat superior theory. 42 U.S.C.A. § 1983	In order to hold a municipality
Pending & Proposed Legislation	892	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 §	employees under § 1983, the municipality must have acted in
Pending & Proposed Regulations	5,243	1983 on a respondeat superior theory	accordance with a government policy or custom, whether made by its
All Results	21,712	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	lawmakers or those whose edicts or acts may fairly be said to represent official policy
NARROW:	_	CIVIL RIGHTS - Municipalities, isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to rights of arrestee on whom deputy used	Liability of supervisory
Search within results		excessive force.	entities for having failed to
Jurisdiction	89	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 lable solely for its employees actions	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

특정 용어를 포함하는 문서로 검색 결과를 좁히고자 할 때 결과 내 검색을 사용합니다.

	JDC-0086 Folders + History + Next Sign C
WestlawNext"	Q- can a municipality be held liable 8th Circuit SEARCH advanced ACM-001 (7)
Administrative Decisions & 6,057 Guidance	I. Board of County Com'rs of Bryan County, Okl. v. Brown Supreme Court of the United States April 28, 1997 [520 U.S. 397 Supreme Court of the United States April 28, 1997 [520 U.S. 397
Trial Court Orders 18	U.S.C.A. § 1983—modern
Secondary Sources 221	CIVIL RIGHTS - Municipalities. Isolated failure of sheriff to adequately screen deputy 81 A.L.R. Fed. 549 (Originally
Briefs 106	did not show deliberate indifference to rights of arrestee on whom deputy used published in 1987) The ALR databases are made cur
Pleadings, Motions & 86 Memoranda	excessive force. by the weekly addition of relevant cases.
Expert Testimony 3,281	established merely by identifying a policymaker's conduct :
Jury Verdicts & Settlements 1,795	
Pending & Proposed 892 Legislation	It will be difficult for them to apply today's elaboration of Canton-exce limited context of police torice hiring decisions that are followed by a rec 보라색으로 표기 ed in
Pending & Proposed 5,243 Regulations	unconstitutional conduct
All Results 21.624	lawmakers or those whose edicts
21,024	20 per page 🔹 🕼 🔹 acts may fairly be said to represen
NARROW:	omciai poircy
S Undo Filters	Liability of supervisory officials and governmenta entities for having failed to
Search within results	adequately train, supervis
C "policymak! conduct!"	officers who violate plaintiff's civil rights unde 42 U.S.C.A.§ 1983 70 A.I.R. Fed. 17 (Originally published in 1984)
SEAR	The ALR databases are made cur by the weekly addition of relevant cases.
Put phrases in guotes	M "Securities Exchange Act" American Law Reports ALR Feder
Use "AND" to search for ALL terr	If a municipal employee violat
	another's constitutional rights, the

결과 내 검색을 수행할 때 이용한 검색어는 보라색으로 표시 됩니다.

		powered by WestSearch™ Next JDC-0086 ♥	Folders - History - Sign Off
WestlawN	ext"	Q- Can a municipality be held liable 8th Circuit SEARCH advanced	ACM-001 (7)
VIEW:	~~	Cases (89)	
Overview	13		
Cases	89	1-20 ▶ Sontby 결과 문서와 관련성이 높은	RELATED DOCUMENTS
Statutes	40	□ Select all items No items selected 다른 커테트 보여즈기	Secondary Sources
Regulations	4,285		What constitutes policy or
Administrative Decisions & Guidance	6,009	□ I. Monell v. Department of Social Services of City of New York	determining liability of local government unit under 42
Trial Court Orders	18	Supreme Court of the United States June 06, 1978 436 U.S. 658	U.S.C.A. § 1983—modern cases
Secondary Sources	221		81 A.L.R. Fed. 549 (Originally
Briefs	106	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 these hodies in	The ALR databases are made current
Pleadings, Motions & Memoranda	86	A municipality cannot be held liable for violation of civil rights solely because	by the weekly addition of relevant new cases.
Expert Testimony	3,281	employee is a tort-feasor; a municipality cannot be held liable under the Civil Rights	American Law Reports ALR Federal
Jury Verdicts & Settlements	1,786	Act of 1871 on a respondeat superior theory. 42 U.S.C.A. § 1983	In order to hold a municipality
Pending & Proposed Legislation	873	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 §	employees under § 1983, the municipality must have acted in
Pending & Proposed Regulations	5,152	1983 on a respondeat superior theory	accordance with a government policy or custom, whether made by its
All Results	21,946	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	lawmakers or those whose edicts or acts may fairly be said to represent
NARROW:		CIVIL RIGHTS - Municipalities, isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to rights of arrestee on whom deputy used	Liability of supervisory
Search within results		excessive force.	officials and governmental entities for having failed to
Jurisdiction		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 fngorous culpability and causation standards in order to ensure that the municipality is not held lable solely for its employees? actions	adequately train, supervise, or control individual peace officers who violate plaintiff's civil rights under 42 U.S.C.A. § 1983

이용자가 컨텐트 별 결과를 볼 때 다른 유형의 컨텐트 문서는 'Related Documents'에 나열되어 집니다.

이러한 기능으로 누락되는 자료가 없도록 하고 있습니다.

		powerd by WestSearch [™] Next JDC-0086 - Folders - History - Sign Off							
WestlawNext"		C- Can a municipality be held liable 8th Circuit SEARCH advanced Active Active Circuit Active Active Circuit Ac							
VIEW: «		Cases (89)							
Overview	13								
Cases	89	1-20 > Sort by: Relevance : = - 🕼 💽 - >> RELATED DOCUMENTS							
Statutes	40	Select all items No items selected Secondary Sources							
Regulations	4,285	What constitutes policy or							
Administrative Decisions & Guidance	6,009	I. Monell v. Department of Social Services of C New York							
Trial Court Orders	18	Supreme Court of the United States June 06, 1978 436 U.S. 658 U.S. 658 Cases							
Secondary Sources	221	BLALR End 549 (Originally							
Briefs	106	Female employees of the Department of Soci							
Pleadings, Motions & Memoranda	86	A municipality cannot be held liable for viol • Eveculasses: 최근 30일 동안 열람한 문서 보							
Expert Testimony	3,281	employee is a tort-feasor; a municipality can							
Jury Verdicts & Settlements	1,786	Act of 1871 on a respondeat superior theory. 4 * FOIGER: 올디에 문제 또한 기능							
Pending & Proposed Legislation	873	In particular, we conclude that a municipality cannot be held liable solely because it employees under § 1983, the employes a tortfeasor-or, in other words, a municipality cannot be held liable under § municipality must have acted in							
Pending & Proposed Regulations	5,152	1983 on a respondeat superior theory accordance with a government polic or custom, whether made by its							
All Results	21,946	Description Descripti							
NARROW:		CIVIL RIGHTS - Municipalities. Isolated failure of sheriff to adequately screen deputy did not show deliberate indifference to rights of arrestee on whom deputy used Liability of supervisory							
Search within results		excessive force. officials and governmental entities for having failed to							
Q. Jurisdiction ⊕ □ Federal 89		control individual pace control individual control ind							

안경: 고객의 ID로 접속하여 이용한 최근 30일간의 문서를 보여주는 기능입니다. 노트: 열람한 문서에 덧붙여 메모한 내용을 보여주는 기능입니다. 폴더: 문서를 보관할 수 있는 기능입니다.

이러한 기능은 이용자가 이미 이용하거나 작업했던 문서를 신속하게 볼 수 있도록 도와줍니다. T



이 기능은 이용자가 연구에 필요한 자료를 구성하고 그룹별로 선택한 이름을 표시함으로써 이용자에게 WestlawNext를 커스터마이징 할 수 있도록 합니다.

Q- Enter search terms,	citations, databases, anything	g	All Federal	SEARCH advanced				
iii Browse		🦾 ACM-001 (7)						
All Content Federa	al Materials State Materials	Favorites Organize -						
Statutes & Court Rules Regulations Administrative Decisions & Guidance Trial Court Orders Secondary Sources Forms	* 즐겨찾기 내 검색 Pecongo, notions a Memoranda Expert Materials Jury Verdicts & Settlements Proposed & Enacted Legislation 가장 자주 (Proposed Regulations	기능 Patents 이용자가 구성한 즐겨찾기 Hanschpts 이용한 내용보기 Business Information International Materials	Q- Select All My Favorites California Statu Frequently Used Code of Federal Cases Form Finder California State California State	SEARCH tes & Court Rules - Evidence Code Items Regulations (CFR) & Federal Cases				

이는 WestlawNext에 로그인 된 이후 볼 수 있는 화면입니다. 즐겨찾기에서는 최근 자주 이용한 컨텐트를 그룹별로 보여줍니다. 'My Favorites'에서 이용자는 원하는 만큼의 그룹을 만들 수 있으며 디폴트하여 볼 수 있습니다. 이용자의 즐겨찾기 구성하기와 그룹을 만드는 방법은 오른쪽 상단에 있는 Organize를 이용하며 구성된 모든 즐겨찾기는 링크로 표시됩니다.

		powered by WestSe	arch ¹¹¹		JDC-0086 Folders - History - Next Sign Off		
Westla	Preferences					×	(4)
Monell Supreme	Profile Billing	Search Delivery	Citations				8
Document	Default Sort Order	Relevance	Date	Table of Contents	Most Cited	Most Used	
+ Return to list	Cases	۲	0		0	0	
3 I	Statutes	۲		0	0		
E	Regulations	۲	0	0			
4 II	Administrative Decisions & Guidance	۲	0				
u	Trial Court Orders	۲	0		0		
g K	Secondary Sources	۲	0		0		
F	Briefs	۲	0				
ti a	Pleadings, Motions & Memoranda	۲	0				
p	Expert Testimony	۲	0				
6	Jury Verdicts & Settlements	۲	0				
	Pending & Proposed	*	ave	Close			A Y
End of Docum		L D Hala De Sias Off					

Search 탭: 각 컨텐트의 유형별 기본 정렬 순서를 설정할 수 있습니다.



Delivery 탭: 포맷 및 배치, 포함된 자료 옵션을 선택할 수 있습니다.



문서 작업이나 동영상 이용법 강의 등 WestlawNext를 이용하는 방법에 대한 더 자세한 사항은 Help Center에서 찾아볼 수 있습니다.

