## **MONTEREY COUNTY**

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March 19, 2025

Commission on State Mandates 980 9th Street Suite 300 Sacramento, CA 95814 RECEIVED

March 19, 2025

Commission on
State Mandates

**RE:** Criminal Procedure: Discrimination, 24-TC-02

Dear Chair Stephenshaw and fellow members of the Commission on State Mandates:

I write in support of approving the claim underlying *Criminal Procedure: Discrimination*, 24-TC-02, which would reimburse the County of Los Angeles for costs incurred by the public defenders' office as a result of their court appointment in retroactive petitions raised under the Racial Justice Act (RJA).

I write this letter on behalf of the Office of the Public Defender for the County of Monterey. Our office has been appointed in numerous cases wherein the client is seeking "retroactive relief" under the RJA. In that capacity, an assigned attorney reviews, investigates, and pursues defendant's claims of discrimination in the criminal justice system.

The implementation of AB 256 (2022, Kalra) has added significant financial strain on our office, similar to the burden the County of Los Angeles has faced, due to the expanded application of the RJA to retroactive cases. Their claim highlights the additional costs the public defender's office has incurred to fulfill its new obligations to clients. The appointment of clients' cases post-conviction has increased the office's responsibilities, as habeas petitions were not previously handled by our office.

Securing reimbursement for these additional costs is essential for the effective enforcement of RJA and AB 256. The Legislature has clearly stated its goal to "eliminate racial bias from California's criminal justice system" because "racism in any form or amount, at any stage of a criminal trial, is intolerable, inimical to a fair criminal justice system, [and] is a miscarriage of justice" (A.B. 2542, 2020 Gen. Assemb., Reg. Sess. § 2(i) (Cal. 2020)). Currently, the county public defender is responsible for investigating RJA claims, gathering and reviewing records, communicating with incarcerated clients, drafting legal documents, and providing court representation where necessary—all without receiving additional funding for these new tasks.

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Continuing to fulfill these responsibilities without proper funding would place the public defender's office in an untenable position.

The California Court of Appeal's recent decision in *Bemore v. Superior Court of San Diego County* further cemented these obligations when it recognized "specific procedures for litigating RJA claims including the showing that is required to have counsel appointed at public expense." (*Bemore v. Superior Ct. of San Diego Cnty.*, No. D084579, 2025 WL 520546, at \*10 (Cal. Ct. App. Feb. 18, 2025).) Furthermore, the Court of Appeal held that ". . . [Penal Code s]ection 987.2 is the exclusive mechanism for the selection and assignment of counsel to represent indigent litigants in superior court in non-capital [RJA] habeas corpus proceedings[.]" (*Bemore*, \*9.) We note that Penal Code section 987.2 directs the court to first select public defenders to be appointed in representing indigent people bringing retroactive RJA claims, which means that in counties where there is a public defender's office, that office will be the first-in-line to be appointed counsel in these retroactive RJA claims.

The Racial Justice Act is one of the most significant and impactful laws ever passed in this state. Without adequate reimbursement, the purpose and intent of the RJA would be undermined. Failing to address this mandate would also create disparities between counties, as the law's implementation would depend on each county's ability to independently secure or provide funding, ultimately denying justice to those affected by racism and risking a loss of public trust in the court's role in ensuring a fair and equitable justice system. We strongly urge you to approve the County of Los Angeles' test claim, Criminal Procedure: Discrimination, 24-TC-02.

Thank you for your attention to this important matter.

Respectfully,

Thomas P. O'Keefe

Assistant Public Defender

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#### **DECLARATION OF SERVICE BY EMAIL**

I, the undersigned, declare as follows:

I am a resident of the County of Sacramento and I am over the age of 18 years, and not a party to the within action. My place of employment is 980 Ninth Street, Suite 300, Sacramento, California 95814.

On March 20, 2025, I served the:

- Current Mailing List dated March 19, 2025
- Monterey County Office of the Public Defender's Comments on the Test Claim filed March 19, 2025

Criminal Procedure: Discrimination, 24-TC-02 Statutes 2022, Chapter 739, Section 1 (AB 256); Penal Code Section 745 County of Los Angeles, Claimant

by making it available on the Commission's website and providing notice of how to locate it to the email addresses provided on the attached mailing list.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on March 20, 2025 at Sacramento, California.

Dayid Chavez

(916) 323-3562

Commission on State Mandates 980 Ninth Street, Suite 300 Sacramento, CA 95814

### **COMMISSION ON STATE MANDATES**

### **Mailing List**

Last Updated: 3/19/25

Claim <sub>24-TC-02</sub>

Number:

**Matter:** Criminal Procedure: Discrimination

**Claimant:** County of Los Angeles

#### TO ALL PARTIES, INTERESTED PARTIES, AND INTERESTED **PERSONS:**

Each commission mailing list is continuously updated as requests are received to include or remove any party or person on the mailing list. A current mailing list is provided with commission correspondence, and a copy of the current mailing list is available upon request at any time. Except as provided otherwise by commission rule, when a party or interested party files any written material with the commission concerning a claim, it shall simultaneously serve a copy of the written material on the parties and interested parties to the claim identified on the mailing list provided by the commission. (Cal. Code Regs., tit. 2, § 1181.3.)

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