REIMAGINING COMMUNITY SAFETY

Los Angeles County
ACKNOWLEDGMENTS

AUTHORS

Eva Bitrán  
Senior Staff Attorney  
ACLU of Southern California

Jacky Guerrero  
Director, Equity in Community Investments  
Catalyst California

Elycia Mulholland Graves  
Director, Research & Data Analysis  
Catalyst California

Melanie Ochoa  
Director of Police Practices  
ACLU of Southern California

Chauncey Smith  
Senior Manager, Reimagine Justice & Safety  
Catalyst California

DATA ANALYSIS

Elycia Mulholland Graves  
Director, Research & Data Analysis  
Catalyst California

Jennifer Zhang  
Senior Research & Data Analyst  
Catalyst California

BUDGET ANALYSIS

Jacky Guerrero  
Director, Equity in Community Investments  
Catalyst California

Myanna A. Khalfani  
Senior Research & Policy Analyst  
Catalyst California

Kianna Ruff  
Justice Reinvestment Manager

COMMUNICATIONS, EDITING & ADMINISTRATION

Juliana Castillo  
Executive Assistant  
Catalyst California

Andrés Dae Keun Kwon  
Policy Counsel and Senior Organizer  
ACLU of Southern California

John Dobard  
Vice President of Policy and Programs  
Catalyst California

Jenna Pittaway  
Creative Director  
ACLU of Southern California

Roxana Reyes  
Senior Digital Communications Associate  
Catalyst California

Michael Russo  
Vice President of Policy and Programs  
Catalyst California

Ronald Simms, Jr.  
Associate Director of Communications  
Catalyst California

Chauncey Smith  
Senior Manager, Reimagine Justice & Safety  
Catalyst California

Adrienna Wong  
Senior Staff Attorney  
ACLU of Southern California

COVER ART & REPORT DESIGN

Caylin Yorba-Ruiz  
Graphic Designer
SPONSORING ORGANIZATIONS

This report was jointly produced by Catalyst California (formerly Advancement Project California) and the American Civil Liberties Union of Southern California.

Catalyst California (formerly Advancement Project California), alongside partners, dismantles racial injustice and redesigns systems for access and equity. We do this by shifting and building power with movement leaders in communities of color who are making real change. With the collective impact of community, data, and policy, we make the California Dream inclusive and available to all.

With a mix of audacity, analysis, and action, we foster justice and create equitable futures for everyone in our state. We translate complex ideas about communities into narratives that inspire action with the racial equity movement. To achieve our vision of a world where justice thrives, we uphold the truth through deep research, turn policies into actionable change, and shift money and power back into our communities.

We are a catalyst for systems transformation, ensuring that community-driven action, research, and policy foster an equitable future. We are willing to venture into the unknown for a cause, because to get to where we need to go, we need to do things in ways we have never done before.

The American Civil Liberties Union of Southern California defends the fundamental rights outlined in the United States Constitution and the Bill of Rights. These include the right to freedom of speech and assembly, the right to religious freedom, due process of law, equality before the law, and the right to privacy. The ACLU SoCal also relies on state constitutional provisions and federal and state laws that further these and similar rights.

The ACLU SoCal is committed to helping re-envision an approach to public safety that is fair and free of racial bias, keeps communities safe and respects the dignity and rights of all who come into contact with it. We strive to end overcriminalization; ensure fair and constitutionally sound treatment of all people; remove barriers to reentry; and increase government transparency and accountability. The ACLU SoCal works with community and organizational partners to reform California’s community safety approaches to end harsh policies that result in mass incarceration; achieve effective community-based solutions and opportunities; and prioritize rehabilitation and transformative justice over punishment.
PARTNER ORGANIZATIONS

Thank you for providing insight through regional and statewide stakeholder meetings.

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Continuing to fund policing practices that are clearly harmful and ineffective rather than investing in empowering and solution-oriented social interventions undermines, rather than contributes to, our collective wellbeing.
I. INTRODUCTION

Communities are safe when every person is healthy, secure, and supported. Los Angeles County’s budget—which, in many ways, is a statement of what it most values—does not reflect this fundamental truth. Rather, the County fails to sufficiently invest resources in programs that advance those interests and instead spends an overwhelming amount of money on its Sheriff’s Department (LASD). In so doing, the County underwrites practices that harm people of color and undermine community safety.

LASD’s largest unit—patrol—spends most of its time on deputy-initiated stops for traffic violations, not, as may be assumed, responding to the public’s requests for service. All too often, those traffic stops are for minor equipment violations, administrative issues, or moving violations that pose little to no safety risk. Wasting tremendous public dollars on traffic stops for missing bike lights, outdated registration, and other minor issues is even more troubling because those stops are often the primary entry point for a litany of harms, such as harassment, dehumanization, economic extraction through fees and fines, uses of force, and death. These encounters rarely result in deputies recovering evidence of criminal activity or arrests for serious crimes.

Instead, such encounters severely harm the emotional and mental well-being of people stopped. In communities where these practices are concentrated (i.e., those with higher proportions of people of color), this devastates public health. These harms are especially troubling because the County annually spends billions of dollars on the LASD practices from which they arise.

This approach is wasteful and it directs resources away from policies that have been shown to improve community safety—such as investments in transportation, healthcare, and housing. But it is also harmful because policing materially worsens financial and social outcomes for Angelenos and the overall public health of the County. This harm is not equally distributed but is concentrated in communities of color, especially Black and Latine communities. Continuing to fund policing practices that are clearly harmful and ineffective rather than investing in empowering and solution-oriented social interventions undermines, rather than contributes to, our collective wellbeing.

This report builds upon Reimagining Community Safety in California: From Deadly and Expensive Sheriffs to Equity and Care Centered Wellbeing, a joint publication by the ACLU SoCal and Catalyst California that analyzed officer-reported stop data from California law enforcement agencies, publicly available budget information, stories from community-based organizations, and public policy research. It found that Sheriff’s departments across the state waste public dollars, devastate people of color, and undermine community safety. This report takes a closer look at those issues specifically for LASD. It encourages the County to respond to real community needs by changing its funding priorities and allocating funds to the policies and programs that allow Angelenoes to thrive.
The County’s Investment in LASD Undermines Community Safety

The Los Angeles County Sheriff’s Department states that its mission is to “partner with the community[,] [t]o proactively [p]revent [c]rime, enforce the law fairly and enhance the public’s trust through transparency and accountability.” While LASD has failed on several counts, its focus on “proactive” crime prevention erodes trust and undermines public safety. Indeed, the dominant practices of LASD patrol have been shown to cause substantial psychological harm both to individuals stopped and to communities that are subject to high levels of policing, extract resources from the community, and ultimately result in outcomes that are more likely to increase participation in crime.

In addition, data show that even when responding to criminal activity, LASD’s effectiveness is limited at best. Clearance rates, for example, measure the difference between the number of crimes a law enforcement agency reports within its jurisdiction and the number of cases resolved through arrests or other means. In 2019, for crimes that LASD reported to the state Department of Justice, LASD only cleared 63% of violent crimes, 53% of homicides, and 10% of property crimes.

Historically, local governments have prioritized investments in law enforcement and incarceration and failed to sufficiently support the local institutions most capable of fostering healthy and safe communities. This misplaced approach is reflected in the budget, with LA County spending over $3.5 billion on LASD in the 2019-2020 fiscal year—nearly 10% of the entire County budget—with these funds spent primarily on salaries and retirement funds for staff. In comparison, in 2019-2020, the County spent $45 million from the general fund on homeless and housing services and $71.1 million on affordable housing, which collectively comprise 0.3% of the budget. The County also collects funds from taxpayers devoted to homelessness services following voters’ approval of Measure H in 2017, which in Fiscal Year 2020 totaled approximately $444 million. The County has typically spent less than half the revenue collected through Measure H.
The amount the County has allocated to LASD has only continued to rise—with the County approving an LASD budget of over $3.8 billion for the 2022-2023 fiscal year, representing a $1 billion increase over the last 12 years.\(^{13}\)

The Sheriff’s narrative on public safety ignores both the substantial harm incurred by people subject to policing—including not only the direct physical injury resulting from police uses of force, but also consequences that arise from being stopped or arrested by the police even when the stop does not involve force. These include the well-documented physical and mental health impacts experienced by the individual stopped as well as those experienced by members of communities where such stops are prevalent, economic harms like lost wages, and other personal costs like loss of child custody or impairment of immigration status.\(^{14}\) Because many of these harms are most likely to be experienced by people of color,\(^ {15}\) and the Black community in particular, this popular public safety narrative enshrines racism as a tolerable byproduct of policing.

Moreover, the dominant narratives also ignore the financial costs incurred by the government and criminal legal system after police intervene, whether or not a stop results in prosecution. This includes time and money expended by other County offices such as the Office of the District Attorney and the Office of the Public Defender, court salaries, the cost of jail and prison beds, and funds spent as a result of lawsuits filed against the County arising out of LASD misconduct. All of these costs—both human and economic—must be considered as the County makes decisions about how to spend its finite funds to best serve the needs of its members.

To put these numbers in perspective, LA County spent **36 times more** general fund dollars on LASD than on homeless and housing services.

This is extremely troubling because research shows that investing in the upstream drivers of safety risks (like housing, education, and economic security) is more effective than doubling-down on criminalization.

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To put these numbers in perspective, LA County spent **36 times more** general fund dollars on LASD than on homeless and housing services.
II. ANALYSIS

LASD’s Patrol Practices are Wasteful
Most of LASD’s Time is Spent in Deputy-Initiated Traffic Stops

In the media, the Sheriff’s Department pushes the narrative that having deputies on the street is necessary to protect the public from violence, which in turn justifies the Department’s requests for greater funding. However, the data shows that this narrative does not reflect the reality of how LASD spends its time, and correspondingly, its budget. Rather, out of all the deputy time spent engaged in stops, nearly 89%, is spent on deputy-initiated interactions with members of the public, and only 11.2% of their time is spent on stops arising from calls for service. Most of the time LASD deputies engage the public, they are policing traffic—not intervening to stop violent crime, as their popular narrative suggests. **A whopping 80% of all deputy stops concern traffic violations.** If we look solely at those stops that arise out of deputy-initiated contacts with the public, traffic stops comprise an even higher percentage of deputy activity—84.3% of deputy-initiated stops—which accounts for 79.1% of the time spent on deputy-initiated stops.

<table>
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<th>STOP</th>
<th>Traffic Violations</th>
<th>Reasonable Suspicion</th>
<th>Outstanding Arrest Warrant</th>
<th>Consent Search</th>
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<td><strong>Percentage</strong></td>
<td><strong>5%</strong></td>
<td><strong>1%</strong></td>
<td><strong>17%</strong></td>
<td><strong>1%</strong></td>
<td><strong>88%</strong></td>
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Figure 1. Percent of Time Spent on Deputy-Initiated Stops vs. Calls for Service

Data analysis by Catalyst California. Methodology available in “Reimagining Community Safety in California,” (Catalyst California & ACLU SoCal October 2022).
The amount of time LASD spends on stops where the deputy allegedly has reasonable suspicion to suspect a person is engaged in criminal activity is truly minimal. **Overall, reasonable suspicion accounts for less than 14% of all deputy stops.** Within deputy-initiated stops, only 9.6% are based on reasonable suspicion. Converting those stops to hours, this accounts for 11.7% of deputies' time spend on stops that they initiated.

Moreover, stops based upon reasonable suspicion are more likely to occur when deputies respond to actual calls for service from the public than when they initiate the stop themselves.

In other words, when LASD deputies are engaged in “proactively” addressing crime, less than one-tenth of the stops they are making are based on a deputy’s suspicion that the individual is engaged in criminal activity rather than a traffic code violation. To the extent LASD deputies actually engage individuals for whom they assert there is a reasonable suspicion to think that they may be involved in criminal activity, that is much more likely to occur in the less than 12% of stops that arise when deputies respond to direct requests for assistance. Thus, their “proactive” crime prevention efforts are *less likely* to result in detecting possible criminal activity than their responses to the much more limited set of public requests for assistance.

**Reasonable Suspicion**

The constitutional legal standard that must be met for an officer to require a person to submit to a stop to allow an officer to investigate potential criminal activity. It requires that an officer to be able to point to specific, objective facts about the circumstances that suggest a person is involved in criminal activity. This is a lower standard than the “probable cause” standard that is required to justify an arrest.

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*Less than ten percent of the stops initiated by a deputy are based on a reasonable suspicion of criminal activity.*

In contrast, over 77% of the stops that arise out of a member of the public calling to request deputy assistance are based upon reasonable suspicion.
Even stops based upon deputies’ allegations that they suspect someone of criminal activity do not support LASD’s narrative that they are primarily involved in stopping individuals engaged in serious violent crime. To the contrary, deputies reported that 55% of all their reasonable suspicion stops were based upon suspected behavior that, if the conduct did in fact occur, would only constitute a misdemeanor—which is a crime punishable by a fine or no more than a year in jail. And among these misdemeanor stops, the most common suspected violations were trespassing and loitering. In addition, nearly 21% of stops were based upon conduct that, even if it occurred, would still only constitute an “infraction,” which is “a relatively minor violation of law, which cannot result in imprisonment or loss of liberty.”

Data analysis by Catalyst California. Methodology available in “Reimagining Community Safety in California,” (Catalyst California & ACLU SoCal October 2022).
Figure 3.
Breakdown of All LASD Stops by Reason for Stop

- Traffic Violations: 83%
- Reasonable Suspicion: 10%
- Consent Search: 3%
- Other: 4%
Infractions include behavior like jaywalking or sitting down in a public space. LASD most frequently stopped people for the suspected infraction of possessing an open alcohol container in public. Thus, nearly a quarter of all stops based upon a deputy’s belief that a “crime” may be occurring involve minor violations that could, at most, result in a fine.

Only 23.6% of reported stops based on reasonable suspicion were based upon suspicion of a crime that would be classified as a felony. So, of the 13.5% of deputies’ stops that were based on suspicion of a crime, only 23.6% of those were for crimes that could result in anything more than a fine or a year in county jail. Put another way, of the total 188,380 reported stops that LASD deputies made in 2019, only 4,344—or approximately 2% of stops—were for suspicion of a crime that is classified as a felony.

Acknowledging that 2% of deputies’ stops involve reasonable suspicion of a felony does not mean that 2% of stops involve serious offenses. Even if a deputy contends they suspect that a person may be committing a crime, this does not mean that the deputy is correct—there may be no crime occurring at all. In fact, only around 35% of all stops based on reasonable suspicion result in an arrest, while 20% of these stops result in the deputies taking no action at all, not even issuing the stopped person a warning. Thus, it is not uncommon for initial assumptions about criminal activity to be incorrect.

Further, while arrests only occur in around one-third of deputies’ reasonable suspicion stops, even these arrests may be unrelated to any significant community safety concern. Included in the 35% of reasonable suspicion stops that do result in an arrest are about 2,045 arrests—which account for approximately 7.7% of arrests arising from reasonable suspicion stops—that are made pursuant to an outstanding warrant. These are likely to be unrelated to person’s conduct that led to the basis of the stop. This includes the substantial number of arrests pursuant to warrants based on an individual’s failure to pay a traffic citation or appear in traffic court.

For instance, over a three-year period, LASD made 4,391 arrests pursuant to warrants for failure to pay or failure to appear related to a traffic infraction, and these arrests were disproportionately of Black and Latine people. Indeed, the reality of the types of crimes that drive arrests and incarceration diverges drastically from the popular narrative that arrests are driven by violent crime. The five most frequent charges on which an individual was booked into LA County jail, accounting for nearly 33% of charges, were: drug possession, parole and probation supervision violations (which may not involve any activity that would independently constitute a crime), driving on a suspended license, and possession of paraphernalia.
Figure 4.
Percent of All LASD Stops by Type of Suspected Violation

Traffic stop: 83%
Reasonable suspicion: 10%
Consent search: 4%
Other: 3%

5.4% - Misdemeanor
2.3% - Felony
2% - Infraction
0.3% - Municipal Code or Unspecified
LASD’s Use of Pretextual Stops is a Failed Strategy

If we take a closer look at LASD’s traffic enforcement activities, we see that they do not further the dominant narrative that relates policing to community safety. Approximately 20% of traffic stops were for equipment violations and a further 14.6% for non-moving violations, including expired registrations.38

Further, to the extent LASD uses traffic enforcement as an entry point for investigations of more serious offenses, LASD’s practices still fail to further its own narrative of public safety. Police often use minor traffic infractions as a basis for pretext stops, which are stops that “occur[ ] when an officer stops a person ostensibly for a traffic violation or minor infraction but with the actual intention of using the stop to investigate based on an officer’s hunch that by itself would not amount to reasonable suspicion or probable cause.”39 Thus, these pretext stops are commonly not initiated because an individual’s behavior creates a public safety concern, but rather because the deputy wants to subject them to an investigation for criminal activity despite the absence of facts that would legally justify stopping and investigating them for that suspected activity. These pretext stops are a recognized practice within LASD, and its racially biased stops of bicyclists, reported in the Los Angeles Times and addressed by the Board of Supervisors,40 reflect this practice.

LASD deputies were found to “routinely escalate [bicycle] stops into more intrusive encounters and disproportionately pull over Latino riders.”41 An LASD sergeant admitted that these low-level stops are not initiated to address any public safety issue around bike riding, but rather because they are “looking for guns and drugs... [and] [t]he more stops you make, the more guns and drugs you find.”42 The effectiveness of this approach to crime is belied by the data, with contraband found in less than 8% of bicycle stops, and weapons found in less than one-half of 1% of such stops.43 Nonetheless, the Sheriff’s Department “defended the use of bike stops as a necessary and legitimate tool to fight crime... [despite] [t]he low rates of success deputies have finding drugs or other contraband while searching bicyclists.”44

LASD’s broader traffic enforcement practices similarly reflect this tactic of using traffic stops as a means to discover evidence of more serious crime; and it is equally unsuccessful. Almost 97% of all traffic stops do not uncover any contraband or evidence of a crime.45 Deputies recover firearms in less than one-fifth of 1% of traffic stops and recover other weapons at a similarly low rate.46 This means that less than one half of 1% of all traffic stops result in deputies uncovering any weapons of any kind.
LASD Patrol Practices are Racially Biased, Especially Against Black Angelenos

The above-detailed LASD practices are not only wasteful and invasive, but are also disproportionately directed at people of color, particularly Black Angelenos.

Black people in Los Angeles are policed at higher rates than any other racial group across all categories of police activity.

Among self-initiated stops by deputies, Black people experience the highest stop rates for stops based on traffic violations, reasonable suspicion, and “consensual” searches.47

“Consensual” searches occur when an officer lacks reasonable suspicion or any other legal justification to conduct a search, and requests consent from the individual to search their person or belongings. While these searches should only occur when consent is voluntarily given, research shows that people rarely refuse an officer’s request to search, and that such requests from authority figures are almost never denied, even if the subject thinks the request is unreasonable.48

Figure 5.
Basis for All LASD Deputy-Initiated Stops by Race

As further discussed on page 19, the data on stops involving Latine individuals likely obscures the extent to which Latine people are stopped by LASD deputies.

Data analysis by Catalyst California. Methodology available in “Reimagining Community Safety in California,” (Catalyst California & ACLU SoCal October 2022).
Thus, consensual searches, although a comparatively small proportion of stops, reflect police contacts where there is no factual basis for an officer to believe a crime has occurred or is occurring, and officers nonetheless stop the person and search their belongings or body—and a disproportionate number of those contacts are experienced by Black Angelenos. LASD deputies stop and search more than 3 out of every 1,000 Black people who live in areas patrolled by LASD without any suspicion that those people are engaged in any criminal activity, not even as minimal as a traffic violation.49

With respect to traffic stops—which comprise the vast majority of LASD activity—deputies stopped over 101 Black individuals per 1,000 for traffic violations, versus approximately 59 white individuals per 1,000.50 And while alleged traffic infractions are the dominant basis for stops of all racial groups, Black Angelenos are targeted for non-moving or equipment violations, like expired registration or broken tail lights. Approximately 50 out of every 1,000 Black people were stopped for non-moving and equipment violations, versus 19 out of 1,000 white people.51
A Note on the Data Surrounding Stops of Latine People

While LASD’s self-reported stop data reflects significant disparities in the way that its deputies police Black people living and moving throughout the County, it does not appear to reflect similar levels of overpolicing for Latine people. This observation is surprising because analyses of LASD conduct relying on other data sources, including the aforementioned reporting on bicycle stops and studies on deputies’ uses of deadly force, have shown that Latine residents are also disproportionately subject to LASD’s harmful policing practices.

An audit of LASD’s stop data collection practices performed by the Los Angeles County Office of Inspector General revealed that LASD deput failed to report over 50,000 deputy-initiated stops to the Department of Justice, and that Latine individuals represented 66% of unreported stops. Thus, not only is data missing, but these omissions are not randomly distributed—they disproportionately conceal actions taken towards individuals perceived to be Latine. This report relies on the stop data reported to the Department of Justice and is therefore impacted by deputies’ underreporting. Thus, had LASD’s self-reported stop data not undercount stops of Latine residents, this data—like others—would have revealed that they were also subjected to frequent stops and to stops for minor violations at much higher rates than discussed here.
Los Angeles County spent $3.5 billion on the Sheriff’s Department in the 2019-2020 fiscal year. Nearly one-third of this budget—$1.1 billion—was spent on the patrol arm of the LASD, which conducts the vast majority of stops. In general, most of the money the County spends on LASD goes to salaries and benefits to maintain its staff of nearly 10,000 sworn deputies and approximately 18,000 other staff. The patrol division is no exception: the County spent $1.088 billion on salaries and benefits to support its 5,646 full-time patrol positions.

When we consider the costs of the patrol division alongside the proportion of time that its deputies spend policing traffic and other minor offenses, we can estimate how much of the Department’s practices discussed above costs the County. This estimate assumes that the share of stop time devoted to a particular issue is the same as that practice’s share of total patrol costs. By doing so, we can provide a rough estimate of what it actually costs for LASD to engage in the practices documented in its stop data. Even this estimate is likely to be conservative, because it does not account for costs incurred outside of the patrol division such as time spent by those outside of the patrol division for duties triggered by stops or arrests made by patrol deputies.

As stated above, over 94% of deputies’ stops are self-initiated. Of the time spent conducting those stops, a little over 79% of time is spent on traffic. Using a one-to-one correlation between budget and patrol time estimates, an equivalent proportion—79%—of the LASD patrol budget is $776.6 million. While there is no way to definitively allocate each dollar spent by LASD to a specific practice or outcome, this $776.6 million is a rough estimate of what the County spends to allow LASD to conduct its massive traffic enforcement effort.

Another way to conceptualize the costs of LASD’s policing practices is to consider the total amount that the department—or more narrowly the patrol division—requires to operate and to compare those costs with the results obtained. LASD does not assert that the primary purpose of its deputies is to patrol traffic; to the contrary, it argues that its value is in protecting the public from serious crime. However, consider that less than 2.3%—less than 4,500—involved stops of individuals that deputies even suspected of committing any activity that could be classified a felony. If LASD’s purpose is to address potentially-serious crime and it requires $1.1 billion for patrol officers to make approximately 4,344 stops on suspicion of felony activity, then averaged across the patrol division budget each felony stop costs approximately $253,222.
However, the cost to the County to complete each of these stops may be even greater. If we consider that LASD requires over $3.5 billion to function for one year, and, in exchange for that funding, its deputies make 4,344 stops that may involve any possible felony-level activity, then the cost incurred by LASD to make these suspected felony stops is actually $805,709 per stop. Similarly, the proportional cost paid for LASD to locate and remove the 470 guns it found over a single year averages around $2.3 million per gun found if we consider only the patrol division budget, and over $7 million per gun found if we use guns retrieved as a measure of LASD’s overall “effectiveness.” In comparison with other County-level investments in crime and violence reduction, the County’s general fund investment in diversion programs designed to move people away from the criminal-legal system for 2019-2020 was $103 million—less than the County’s investment in LASD to recover 15 guns.

To put LASD’s efforts in greater perspective, in 2022, the Los Angeles Police Department held a gun buyback event and paid individuals $100-200 for each gun they turned in and obtained 459 guns—including assault weapons and guns manufactured to be untraceable—in one weekend. This event that provided the public with an incentive for removing guns from circulation obtained the same results as LASD’s invasive, multi-million dollar pretext-stop practices for the entire year, for less than $100,000.

Figure 7.
Percent of Recovery Out of Total Stops

Less than half of 1% (832 stops) of traffic stops (157,090 stops) recover weapons of any kind.
The Costs to LA County for LASD’s Practices Extend Beyond the LASD Patrol Budget

While the above reflects one way to understand the County’s substantial investment in LASD’s policing of primarily traffic activity, this significantly undercounts the actual costs that the County pays to support LASD’s practices. For instance, beyond patrol costs, for every stop that results in an arrest, the County incurs additional charges, such as booking fees and daily maintenance costs, for all people detained. In 2019, booking fees averaged around $324 and maintenance costs $164 per individual, per day.\(^{62}\)

The 2019-2020 County budget also allocated approximately $1.4 billion to operate County jails for one year.\(^{65}\) While some of the above costs may be included in this budget item, over $888 million of this item is allocated solely for salaries and employee benefits.\(^{66}\)

In addition, LASD deputies often cost County residents significantly more than just the cost of their paychecks: in 2019, Los Angeles County paid over $53 million on judgments and settlements in cases arising from Sheriff deputies’ treatment of members of the public, including those within their custody in the jails.\(^{67}\) The County was additionally responsible for over $12.8 million in litigation expenses, paying legal counsel to defend LASD deputies in these suits.\(^{68}\) These costs—which have not lessened between 2019 and the present—are often directly tied to deputies’ behavior on patrol.

While this number includes arrests originating outside of LASD, in 2019 LASD deputies alone arrested at least 12,429 individuals without a warrant.\(^{54}\) If each of these individuals was detained for only a single day, that cost would still be over $6 million dollars simply for one day’s worth of booking and maintenance fees—and many individuals remain in the jail for weeks, months, or years without being convicted of any crime.

Putting these costs in the context of LASD’s policing practices, which largely amount to traffic stops unrelated to any serious criminal activity, demonstrates the wastefulness of investing billions of dollars into LASD as a means of preventing or responding to serious criminal activity or advancing public safety.

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<tbody>
<tr>
<td>Number of bookings in 2019</td>
<td>108,266</td>
</tr>
<tr>
<td>Booking fees in 2019</td>
<td>$324 per individual</td>
</tr>
<tr>
<td>Maintenance costs in 2019</td>
<td>$164 per individual</td>
</tr>
<tr>
<td>County budget for 2019</td>
<td>$1.4 billion</td>
</tr>
<tr>
<td>Bookings into jail</td>
<td>$544M</td>
</tr>
<tr>
<td>Jail operations</td>
<td>$1.4B</td>
</tr>
<tr>
<td>Judgments and settlements in 2019</td>
<td>$53M</td>
</tr>
<tr>
<td>Litigation expenses</td>
<td>$12.8M</td>
</tr>
<tr>
<td>Deputy misconduct judgments and settlements</td>
<td>$50M</td>
</tr>
</tbody>
</table>

In 2019 LASD recorded 108,266 bookings into its jail, collectively resulting in over 3 million days in jail—equivalent to 8,640 years of detention—with a minimum cost to the County of $544,444,457.\(^{63}\)
The error of this approach to community safety—devoting billions of dollars to police conduct that is, at best, tangentially related to the safety concerns that LASD purports to address—is even more apparent when we consider the myriad harms incurred by communities of color. In addition, while LASD and other policing agencies often defend their practices as integral to increasing public safety, the ironic reality is that their tactics have been shown to have a direct negative effect on various measures of wellbeing, including an increased likelihood of future involvement in criminal activities.

Individuals experience acute physical and psychological harm from policing. With respect to the physical, we would be remiss not to mention that in 2019, LASD reported 22 deputy-involved shootings, 13 of which were fatal. In 2020, it reported 25 deputy-involved shootings, 17 of which were fatal. These numbers exclude other deaths while in LASD custody, including deaths caused by deputies’ use of other types of force such as tasers, and do not include incidents of physical force that do not involve firearms.

Any police stop is not a trivial encounter, and it can have a deleterious effect on the mental health of the person stopped. Even when an encounter with LASD does not culminate in deadly force—or involve any force at all—it can still have a lasting detrimental effect, especially for Black Angelenos. Scholars studying the public health effects of racially discriminatory policing have observed a wide range of negative impacts on Black Americans, including injuries arising from violent confrontations and adverse health consequences caused by experiencing perceived threats or vicarious harm.

Among this research are studies showing that people subject to policing show an increase in sleep deprivation, social stigma, and post-traumatic stress.

People who have more police contact also experience greater anxiety and display more signs of trauma, with more frequent and more intrusive stops resulting in even higher anxiety and greater frequency of PTSD symptoms. A study of Black individuals confirmed that merely seeing police leads to increased anxiety, and that police encounters correlate to increases in anxiety, distress, depression, and trauma.

Moreover, Black people who “experience police mistreatment are at increased risk of a range of negative psychological effects, including higher levels of suicidal ideation, paranoia, anxiety disorders, and post-traumatic stress, as well as negative physiological effects including premature aging and cardiovascular disease.” Further research shows that the more “assaultive” a police contact is (i.e., whether the contact led to physical...
violence, harassment, or neglect), the more intense and longer-lasting the psychological consequences on the individual will be.\textsuperscript{79}

Further, the protective steps that individuals take to avoid negative and unnecessary police encounters—from being stopped or questioned when merely standing in a public place to being pushed or having a gun pointed at them by an officer—additionally cause harm. For instance, a study of young Black men aged 18 to 44 demonstrated that when individuals forced themselves to alter their routines or engage in protective conduct to avoid police contact, such as not going outside or not traveling in a car with male friends, it increased their likelihood of experiencing symptoms associated with depression.\textsuperscript{80} Thus, even when not actively being stopped by police, the pervasiveness of police stops and the fear of future harassment have a deleterious effect on the mental health of the Black people who are frequently and disproportionately the subject of police action, and who live in communities where these actions are common.\textsuperscript{81}

A study of New York residents during the stop-and-frisk era concluded that the city’s culture of police surveillance was a public health issue because it created a community-wide high-stress environment and led to decreased community activities.\textsuperscript{82} Another study focused on a Baltimore neighborhood with high arrest rates found that police presence contributes to community fragmentation and leads to worse health outcomes within communities.\textsuperscript{83} Residents described the chilling effect that police presence in their neighborhood had on community activities, dissuading them from spending time in public places.\textsuperscript{84} This fragmentation causes chronic stress and is associated with poor health outcomes on a community level.\textsuperscript{85}

Communities that are aggressively policed show greater levels of distress—both as a result of the hypervigilance expended in an attempt to avoid being targeted and because such treatment is observed and experienced by the community as unfair or discriminatory.\textsuperscript{86} Communities with higher rates of stops and searches and uses of force display higher levels of non-specific psychological distress (including feelings or nervousness and worthlessness), especially among men.\textsuperscript{87} Communities with high incarceration rates also show higher levels of depression, anxiety, and asthma.\textsuperscript{88}
Finally, the effect of police stops may be even more significant for youth. “Such encounters are pivotal life events that can have repercussions for the mental health of the stopped youth . . . [and] [t]he stress related to police stops may even exacerbate pre-existing stress and can be particularly elevated in cases where stops are violent, intrusive and/or result in physical injury. Moreover, individuals subjected to police officer intrusiveness during a previous encounter may fear being stopped again at a later point, thereby prolonging stress related to the anticipation of future stops.”

Both vicarious and direct exposure to police stops were associated with sleep deprivation and low sleep quality for youth, which are both significant hazards to adolescent health and development and linked to depression, obesity, and heightened risk-taking, as well as delinquency.

Indeed, another study observed that actual delinquent behavior was less likely to predict future delinquency than was being stopped by the police. In other words, “prior law-abiding behaviors did not protect boys against future police stops, yet being stopped by police was associated with increased engagement in delinquent behavior.” The study found that in part because of the psychological stress caused by the stop, as well as the practical effect of being “labeled” criminal by the act of being stopped by police, these stops actually contributed to future delinquent behavior rather than prevented it.

Arrests, unsurprisingly, can have additional negative effects on an individual’s wellbeing. People face costly financial harm as a result of their contact with the police, in addition to devastating psychological harms. There are several measures of the economic costs to individuals who are arrested and detained—even pre-trial—or incarcerated. For instance, one study estimates that detained people lose income at a rate of $85 per day. Additionally, 23% of individuals detained based on a misdemeanor charge will lose approximately $1,565 because of forfeited or new deposits for housing as a result of their detention. Crucially, these costs are often incurred regardless of whether the individual is actually convicted, or even charged. For instance, in one year in Los Angeles County, over 23% of individuals who initially had charges filed against them ultimately had all charges dropped by the District Attorney, and nearly 60% had more than half of their charges dropped. The dismissal rate of charges was 49% for felonies, 51% for misdemeanors, and 64% for infractions. This means that over 61,000 “legally innocent people had their lives disrupted by being brought into criminal proceedings... only to have all of their charges dropped.”

These individuals may still bear many of these costs of detention and incarceration despite never having been convicted of any crime.
Losses persist even beyond the length of a person’s detention: studies demonstrate that having an arrest over the course of a person’s lifetime “dims the employment prospects more than any other employment-related characteristic,” with employers significantly less likely to hire an individual who admitted to any criminal justice involvement, whether it was spending time in prison or jail, currently being under supervised release, or simply ever having been arrested, regardless of outcome. Individuals who have spent time in prison suffer significant economic harm, with their annual earnings reduced by an average of 52%, but even those who are convicted of misdemeanors will still see their annual earnings reduced by an average of 16%. Further, past incarceration was found to reduce an employed individual’s annual employment by 9 weeks. Black and Latine people experience these economic consequences even more acutely. One survey found that formerly incarcerated Black and Latine workers saw wage reduction at twice the rate of white workers.

These losses continue far into the future: according to one survey, more than 60% of formerly incarcerated people remain unemployed even one year after release, 26% after 5 years. Only 40% were working full time after 5 years of release. Finally, contact with the criminal-legal system can have devastating consequences on immigrants in our community. Certain arrests and convictions can make immigrants ineligible for permanent residency or citizenship and can place them in the deportation pipeline. For example, in 2019 LASD reported transfers of 467 people from county jails to ICE custody upon completion of their sentences.

These intertwined systems work a cruel double punishment on community members who face immigration consequences in addition to all the other harm stemming from their arrests.

Thus, the cost of aggressive policing tactics, such as LASD’s “proactive” policing strategies that involve conducting a high number of stops for the purpose of discovering more serious crime, must include the impact to the individual and community that results from being the subject of these policing activities.
As the County develops its annual budgets, we urge the Board of Supervisors not to continue to pour billions into the ineffective and harmful LASD.
III. CONCLUSIONS AND RECOMMENDATIONS

The Los Angeles County Sheriff’s Department wastes billions of County dollars harassing Angelenos—especially Black people and other people of color—via deputy-initiated traffic stops.

Contrary to the popular narrative that law enforcement keeps communities safe from violent crime, LASD overwhelmingly targets community members on suspicion of, at most, traffic violations or infractions and misdemeanors.

The Department’s time allocation and clearance rates demonstrate that it does not prioritize responding to Angeleno’s actual requests for help or solving more serious crime.

And the costs of policing do not stop with LASD’s already-massive budget. It also includes expenses incurred by other County actors such as attorneys in offices of both the District Attorney and Public Defender, maintenance of the LA County jail system where many of those detained on minor violations are housed, settlements arising from deputy misconduct occurring during these stops, and the mental, physical, and financial toll on individuals and communities that are policed. In this way, LASD’s policing practices are not just wasteful, they are actively harmful—they drain the County’s coffers while damaging the financial, physical, social, and psychological health of Los Angeles County residents and leaving the County unable to fund the supportive services needed to address those harms.

As the County develops its annual budgets, we therefore urge the Board of Supervisors not to continue to pour billions into the ineffective and harmful LASD.

Instead, the County should invest in services and infrastructure that can directly and meaningfully improve the quality of life and safety of Los Angeles residents. Studies have shown that a reduction in policing budgets primarily impacts an agency’s ability to devote substantial hours to the unproductive policing activities that constitute the bulk of LASD patrol deputies’ time.\footnote{105}

As policing agencies receive more money, they arrest more people for low-level offenses; as their budgets shrink, they make fewer misdemeanor arrests, without a significant impact on felony arrests.\footnote{106} This study and others continue to demonstrate what Los Angeles County has already acknowledged\footnote{107}—that a public safety approach that increases contacts with the criminal legal system, including by facilitating stops, searches, and misdemeanor arrests, actually \textit{generates} crime, and that a true investment in public safety requires investing in “strategies that improve community safety by minimizing contact with law enforcement and directing people to health services instead of jail.”\footnote{108}

The County should dramatically reduce the funding invested into LASD. Combined with this reduction, it should look to its own Alternatives to Incarceration roadmap, which already reflects the County’s stated commitment to investing in the services and structures that meet community- and individual-level needs prior to any engagement with the criminal legal system. It should additionally seek input from advocates, organizations, impacted individuals, and professionals who have identified more productive uses of the County’s finite budget.
RECOMMENDATIONS

1  **Shift traffic safety functions away from law enforcement and place authority instead with unarmed civilian county employees.**
   - Any remaining traffic enforcement should be vested with civilian employees to the extent possible under state law, and the County should additionally support legislation at the state level to eliminate any remaining legal barriers.

2  **Remove deputies’ authority to stop individuals not engaged in activities that pose a significant threat to public safety.**
   - This includes decriminalizing bicycling activities and equipment violations, and executing the recommendations set forth in the Los Angeles County CEO’s report back on decriminalizing mobility.¹⁰⁹
   - This also includes adopting policies restricting deputies from stopping, detaining, or arresting drivers, bicyclists, and pedestrians for certain safety equipment and low-level traffic violations, as recommended by the Office of Inspector General.¹¹⁰
   - This also includes adopting policies prohibiting LASD from conducting pretextual investigations, consent searches, and pretextual inquiries into probation or parole, and not policies that merely purport to limit their use and continue to allow the officers to exercise substantial discretion, such as the policy recently adopted by the LAPD.¹¹¹

3  **Improve transit safety and justice by investing in community-based care infrastructure.**
   - This includes supporting implementation of the infrastructure, design, and roadway safety enhancement elements of the Vision Zero Action Plan, an initiative to eliminate traffic-related fatalities in Los Angeles County. This should include investing in traffic safety enhancements like speed bumps, protected bikeways, and clear street markings that prevent speeding and keep motorists, bicyclists, and pedestrians safe while minimizing the overwhelming economic impact of excessive fees extracted from low-income Angelenos of color,¹¹² and fast-tracking resources to the Department of Public Health to analyze road injuries and deaths to better identify and deploy those elements.
   - This also includes ensuring that state and federal traffic safety grants are applied for and allocated to agencies like the Departments of Public Health and Public Works or to community-based organizations promoting traffic safety education rather than the Sheriff’s department.
4 Address public health needs with trained and well-resourced experts, not law enforcement.

- This includes empowering non-law-enforcement specialists to address social issues currently within the ambit of LASD, including by shifting funding away from LASD’s HOST team to effectively resource housing and social workers to support unhoused Angelenos, and shifting crisis response to mental health specialists and community-based organizations to support people with behavioral or mental health needs.\(^{114}\)

- This also includes removing LASD from care settings, especially the substations at LA County hospitals. Resources supporting these substations should instead be invested in expanding community- and hospital-based non-law enforcement crisis response and intervention.

- Finally, this also includes ending policies and practices that criminalize patients and protecting those seeking care from law enforcement intervention, violence, and abuse.\(^{115}\)

5 Support state legislation that is consistent with the goals of limiting or eliminating unnecessary police contacts.

- This includes putting the weight of Los Angeles County behind supporting—and ultimately implementing—currently-proposed legislation that would prohibit baseless searches based solely on alleged consent (AB 93-Bryan) or limit law enforcement ability to conduct pretextual traffic stops.
IV. ENDNOTES

1 “Latine” is a gender-inclusive term used in this report to replace the terms “Latina(s),” “Latino(s),”
“Latinx(s),” and “Hispanic.”

2 A “stop” for purposes of the RIPA data is defined as an interaction in which a peace officer detains
an individual such that they are not free to leave, or conducts a search. 11 CCR 999.224(a)(7), (14).

3 Catalyst California and ACLU of Southern California, “Reimagining Community Safety in California,”
October 2022, at p. 14, available at https://catalyst-ca.cdn.prismic.io/catalyst-ca/126c30a8-8520-416a-b8a7-55a90c77a04e_APCA+ACLU+REIMAGINING+COMMUNITY+SAFETY+2022_5.pdf (last accessed February 4, 2023) [hereinafter Reimagining Community Safety]. For a full
discussion of the methodology used in these reports, see the appendix, available at https://catalyst-ca.cdn.prismic.io/catalyst-ca/daec1d0a-4637-4e85-8264-d1ae1102ebc0_APPENDIX_Catalyst+California+%26+ACLU+REIMAGINING+COMMUNITY+SAFETY+2022.pdf.

4 Los Angeles County Sheriff’s Department Mission Statement, available at https://lasd.org/

5 During the period in which the data used in this report was collected through the present, LASD has been consistently criticized by community organizations and residents for its failure to be
transparent or to hold deputies accountable, in addition to allegations that its deputies have engaged in discriminatory policing tactics. Among some of the most prominent incidents were
complaints about LASD’s failure to comply with new transparency laws mandating the release
of certain records of deputies’ misconduct, (See, e.g., Alene Tchekmedyian, “L.A. sheriff touts
reform despite a record of fighting transparency, civilian oversight,” LA Times, June 15, 2020), the
Sheriff’s contentious reinstatement of a deputy that was previously terminated for lying amidst
domestic violence allegations, (See, e.g., Maya Lau, “L.A. County sheriff reinstates deputy fired
over domestic abuse and stalking allegations,” LA Times, Jan. 15, 2019), and the targeting of
Latino drivers for drug interdiction efforts (See, e.g., Rong-Gong Lin II and Ben Poston, “Sheriff’s
Department ‘ignored red flags’ about team that stopped Latino drivers, report says,” LA Times,
Apr. 19, 2019).

6 Figures based on ACLU of Southern California’s calculations of RIPA data requested from the
California Department of Justice (2019) [hereinafter ACLU SoCal RIPA Analysis].

7 Reimagining Community Safety, p. 15.

8 Figures based on the “Crimes and Clearances (including Arson)” data published by the California

9 Reimagining Community Safety, p. 11. The entire County budget for 2019-2020 was $36.1 billion. Id.

10 Los Angeles County Board of Supervisors, 2020-2021 Final Budget, at p. 142 (19-20 actuals),
available at https://ceo.lacounty.gov/wp-content/uploads/2020/12/LA-County-2020-21-Final-
Budget-Book.pdf [hereinafter LA County 2020-2021 Budget].

11 Id. at p. 75.


15 This report uses the term “people of color” to encompass the non-white racial categories as designated in the 2015 Racial and Identity Profiling Act and its implementing regulations, at pp. 6-7, available at https://oag.ca.gov/sites/all/files/agweb/pdfs/ripa/stop-data-reg-final-text-110717.pdf. Based upon these regulations, the term specifically encompasses those identified as: Asian, Black/African American, Hispanic/Latino(a), Middle Eastern or South Asian, Native American, and Pacific Islander.

16 See, e.g., Hailey Branson-Potts, Alene Tchekmedyian, “West Hollywood cut a few sheriff’s deputies. It fueled a national firestorm on crime, defunding,” LA Times, July 19, 2022, available at


18 ACLU SoCal RIPA Analysis.

19 Id.

20 Reimagining Community Safety, p. 16.

21 “Reasonable suspicion” in this context refers to the legal standard that must be met under the Fourth Amendment to the U.S. Constitution for an officer to require a member of the public to submit to a stop to allow an officer to investigate potential criminal activity. “Reasonable suspicion is defined as a particularized and objective basis for suspecting a person is involved in criminal activity,” and therefore should require an officer to be able to point to specific, objective facts about the circumstances that suggest criminal activity. People v. Parrott, 10 Cal.App.5th 485, 494-95 (2017) (internal citations and quotation marks omitted). This is a lower standard than the “probable cause” standard that is required to justify an arrest.

22 ACLU SoCal RIPA Analysis.

23 Id.

24 Reimagining Community Safety, p. 16

25 ACLU SoCal RIPA Analysis.
ACLU SoCal RIPA Analysis. This includes stops where the deputy provided the basis of the stop and excludes 8,118 stops based on reasonable suspicion where the deputy failed to include this information in the data reported to the Department of Justice. While the basis of these stops is unknown, deputies are even less likely to arrest an individual in these encounters in which they failed to provide a basis for their initial stop. These approximately 8,000 stops resulted in an arrest only 29.8% of the time, as compared to 35% of the time in stops where deputies documented a statutory basis for the stop. Thus, if anything, it is likely that the omission of these stops has upwardly skewed the percentage of stops that result in an arrest for a felony offense.


ACLU SoCal RIPA Analysis.

We have excluded the approximately 8,000 reasonable suspicion stops for which deputies failed to provide the statutory basis for the stop from this count, however the total number of stops conducted in 2019 by LASD deputies submitted to the Department of Justice for all reasons was 196,554. See note 27, supra.

ACLU SoCal RIPA Analysis. This includes all stops where deputies provided a single outcome for the stop, and does not include a small number of incidents where deputies included multiple, sometimes-conflicting, outcomes.


41 Tchekmedyian, “Minor Bike Stops Hit Latinos.”


43 Id.

44 Tchekmedyian, “Minor Bike Stops Hit Latinos.”

45 ACLU SoCal RIPA Analysis.

46 Id.

47 Reimagining Community Safety, p. 25.


49 Reimagining Community Safety, pp. 24-25.

50 Id.

51 Id.


53 Office of Inspector General County of Los Angeles, The Sheriff’s Department’s Underreporting of Civilian Stop Data to the California Attorney General. June 10, 2022, at p. 13, available at https://assets-us-01.kc-usercontent.com/0234f496-d2b7-00b6-17a4-b43e949b70a2/ee467145-85c7-450c-a739-93e1f1d79f78/The%20Sheriff%E2%80%99s%20Department%E2%80%99s%20Underreporting%20of%20Civilian%20Stop%20Data%20to%20the%20California%20Attorney%20General.pdf.

54 Reimagining Community Safety, p. 11.

55 Id.

57 LA County 2020-2021 Budget, p. 214.

58 Reimagining Community Safety, p. 11.

59 Patrol costs are calculated to include the direct costs of patrol duty officers as well as indirect costs for administration, supervision, and other tasks that make patrol operational, as reflected in the Los Angeles County budget. See LA County 2020-2021 Budget; see also Reimagining Community Safety, p. 14.

60 Reimagining Community Safety, p. 17.


64 ACLU SoCal RIPA Analysis.


66 LA County 2020-2021 Budget, p. 208 (19-20 actuals).

67 Figures based on documents provided by Los Angeles Office of County Counsel in response to a public record act request filed by the ACLU of Southern California.

68 Id.


70 Los Angeles County Sheriff’s Department, “Deputy Involved Shootings - Previous Years,” available at https://lasd.org/transparency/deputyinvolvedshootingprevious/ (last accessed January 31, 2023).
71 *Id.*


78 *Id.* at 366-67.


81 *Id.*


84 Id.
85 Id.
87 Id. at 8.
88 Id. at 2.
90 Id.
92 Id.
94 Id.
96 Id.
97 Id.


102 Id. at 20.

103 Id.


106 Id. at 6, 13-14. The authors found that “[w]hen cities decreased their police forces of budgets, both misdemeanor and felony arrests declined, but misdemeanor arrests declined more, meaning police concentrated more on serious crime relative to low-level offences. Conversely, increasing staffing and spending increased misdemeanor more than felony enforcement.” Moreover—just as detailed above—this study found that in these same jurisdictions, police funding brought about a wide range of individual and community harms associated with misdemeanor arrests, including decreased school attendance and difficulties finding employment and housing. See also Beck, Brenden, “We Analyzed 29 Years of Police Spending in Hundreds of Cities,” Slate.com, Apr. 14, 2022, available at https://slate.com/news-and-politics/2022/04/increased-police-spending-leads-to-more-misdemeanor-arrests.html.

107 See, e.g., Los Angeles County Alternatives to Incarceration Work Group, “Care First, Jails Last: Health and Racial Justice Strategies for Safer Communities,” p. 10 (“All of the [Alternatives to Incarceration Work Group] recommendations aim to provide treatment and services to those in need, instead of arrest and jail. They describe a cohesive vision for smart and appropriate policies to promote community health and safety throughout Los Angeles County (LA County), focusing especially on providing ‘care first’ to vulnerable members of our community.”), 2020, available at https://ceo.lacounty.gov/wp-content/uploads/2020/10/1077045_AltScalestoln carcera tionWorkGroupFinalReport.pdf.

108 Id. at 3.

Office of Inspector General County of Los Angeles, Addressing Racial Disparities in Traffic Stops. March 23, 2023, pp.16-18, available at https://assets-us-01.kc-usercontent.com/0234f496-d2b7-00b6-17a4-b43e949b70a2/c03d3287-ed83-4191-ac3f-c0a8cfb549/ADDRESSING%20RACIAL%20DISPARITIES%20IN%20TRAFFIC%20STOPSS.pdf.


ACLU SoCal RIPA Analysis.


Letter from the Check the Sheriff Coalition to the Los Angeles County Oversight Commission, “Check the Sheriff Coalition Recommendations Regarding the Sheriff and the Los Angeles County Sheriff’s Department.” November 18, 2021, available at https://static1.squarespace.com/static/608642aecedf6531f1411b0a8/t/6196947360a99b3ef490a7f6/1637258358853/11.18.21+CCTS+Recommendations+on+Sheriff+%26+LASD.pdf.