

BB

MOTION

On June 28, 2024, the United States Supreme Court issued a decision regarding City of Grants Pass, Oregon v. Johnson, finding that cities may enforce rules pertaining to homeless encampments and the regulation of public spaces.

**I THEREFORE MOVE** that the City Council request the City Attorney to provide an analysis of the ruling's impact on the City's existing rules relative to sleeping, lying and storage of property in the public right of way and other public settings, including but not limited to Los Angeles Municipal Code Sections 41.18, 56.11 and 63.44, as well as its impact on vehicle dwelling; and

**I FURTHER MOVE** that the City Council request the City Attorney to provide a confidential analysis regarding the ruling's impact on any existing litigation against the City related to homelessness, including how this ruling impacts the LA Alliance Settlement; and

**I FURTHER MOVE** that the City Council instruct the the Chief Legislative Analyst, with the assistance of the City Administrative Officer, to report to Council on current laws in the 87 other cities within Los Angeles County that restrict sleeping in the public right-of-way that will impact the City of Los Angeles.

PRESENTED BY:

*Traci Park*

TRACI PARK  
Councilwoman, 11th District

*Paul Kerkorian*

PAUL KREKORIAN  
Councilmember, 2nd District

*John Lee*

JOHN LEE  
Councilmember, 12th District

*Monica Rodriguez*

MONICA RODRIGUEZ  
Councilwoman, 7th District

*Kevin De Leon*

KEVIN DE LEON  
Councilmember, 14th District

*Curren Price*

CURREN PRICE  
Councilmember, 9th District

ORIGINAL

SECONDED BY:

*Amel Pacheco*