

## OVERVIEW OF LEGAL OWNERSHIP ANALYSIS FOR SIDEWALKS & TREES

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## Property Ownership Is Crucial in Analyzing Public Entity Liability

- When Plaintiffs allege the City is responsible for personal injuries or property damage based on a theory of dangerous condition of public property, <u>Plaintiffs have the burden</u> to prove that the City owned (or controlled) the property that caused the harm.
- Because there are several factors and statutory codes the Court uses to determine ownership, it requires a legal analysis.
- If Plaintiffs do not meet their burden of proof, they cannot prevail on their claim against the City. The CAO is committed to vigorously defending the City.



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## RMC 13.10.030 Liability for Injuries to Public



"The property owner or person in possession required by Section 13.10.010 to maintain and repair the sidewalk and/or trail areas shall owe a duty to members of the public to keep and maintain the sidewalk and/or trail areas in a safe and nondangerous condition..."

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City	Responsibility	Municipal Code Section(s)
San Bernardino	Adjacent property owner and/or occupant duty to maintain "trees, hedges, shrubs, and any other growth" in the public right of way. "Duty to Maintain and Repair Sidewalks and Curbs".	
Beaumont	Duty of adjacent property owners to maintain street trees. "Duty of Property Owners to Maintain Sidewalks" including parkways.	<ul><li>12.20.030</li><li>12.20.040</li><li>12.30.010</li></ul>
Yucaipa	"abutting property ownershall indemnify and hold harmless the City [for dangerous conditions of sidewalk]"	<ul><li>12.08.020</li><li>12.08.070</li></ul>
Redlands	Duty of adjoining property owner to maintain public right of way	• 12.12.120





