

Ask Mr. Mitchell for legal advice about losing your Qualified Immunity. The US Supreme Court has been ruling against qualified immunity protection.

Below is an example of how incorrectly using an AR-15 rifle even by very well trained professional officers can go bad very fast (poor choice of weapon to take into a crowded store). They will all get sued and the LAPD & city will lose millions.

Here in Grantville, Whitlock's ignorance and incompetence with very little to no training for officers with the AR-15 will make the city lose millions more. And the fact you all had prior notice of the incompetence, your qualified immunity is at great risk. VICARIOUS LIABILITY.

In my non-attorney opinion - With Whitlock still employed you all might consider individual liability insurance for the day when you get sued because of Whitlock. Help cover your butts and make your concerns known to the City Manager. That might protect your immunity and place all the "negligent retention" civil liability issues on Alfred and off yourselves. You should ask the City Attorney for legal advice.

Council Members need to read this (Mr. Sells you have the deep pockets, you should be very concerned) I sure hope Mr. Mitchell has informed all of you about this. Whitlock is not worth keeping.

"The doctrine of respondeat superior (Latin for "let the master answer") is based on the employer-employee relationship. The doctrine makes the employer responsible for a lack of care on the part of an employee in relation to those to whom the employer owes a duty of care. For respondeat superior to apply, the employee's negligence must occur within the scope of their employment."

YouTube video - LAPD kills two people with AR-15 with one bullet

<https://youtu.be/zlKgZDn-pss>

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Concerned Citizen