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November 2019

**Right, Wrong, Maybe: Governmental Immunity Quiz for PLPL**

The statements listed below concern the North Carolina’s legal doctrine of governmental immunity. Answer “Right” for each correct statement, “Wrong” for each incorrect statement, and “Maybe” for each statement that may be correct in some places or situations but not others.

1. \_\_\_\_\_\_\_\_\_ As extensions of the State, counties enjoy the State’s sovereign immunity to civil claims, while cities have the more limited liability protection offered by governmental immunity.

2. \_\_\_\_\_\_\_\_\_ Governmental immunity is not a defense to civil claims that arise from a local government’s proprietary activities.

3. \_\_\_\_\_\_\_\_\_ The General Assembly, not the judiciary, has the final say on whether a particular undertaking qualifies as a governmental function for immunity purposes.

4. \_\_\_\_\_\_\_\_\_ Unless waived, governmental immunity can bar both intentional tort claims and negligence claims, so long as the claims arise from a governmental activity.

5. \_\_\_\_\_\_\_\_\_ Governmental immunity is a defense to tort claims brought against local government employees.

6. \_\_\_\_\_\_\_\_\_ Governmental immunity is not a defense to a breach-of-contract claims against a local government, provided the contract was valid.

7. \_\_\_\_\_\_\_\_\_ By purchasing liability insurance, a local government completely waives its immunity to tort claims.