

Bond Case Briefs

Municipal Finance Law Since 1971

- [NFMA Releases Draft White Paper on Disclosure of Statutory Liens.](#)
- [Why Issuers Must Increase Statutory Lien Disclosure.](#)
- [Black & Veatch 2016 Strategic Directions: U.S. Water Report.](#)
- [Expanding Municipal Securities Enforcement: Profound Changes for Issuers and Officials.](#)
- [NASACT Releases Voluntary Guidelines for Stable NAV LPIGs.](#)
- [NABL: IRS Issues Final Non-Issue Price Arbitrage Regulations.](#)
- [What's in Treasury's Newly Released Final Arbitrage Rules.](#)
- [The SEC's Municipal Advisor Rule: Webinar.](#)
- And finally, BCB's Department of the Spectacularly Ill-Conceived gleefully brings you [McLean v. Pine Eagle School District, No. 61](#), in which a high-school teacher claimed to have been traumatized by an active-shooter drill conducted at the school during an in-service day at which only teachers were present on the campus. Oh, boo hoo. Wait, what's that? School administrators smashed their way into the school dressed in black and wearing masks, ran down the halls throwing firecrackers, busted into classrooms, "shot" teachers at point-blank range with real guns firing blanks, screaming at the teachers that they were dead? This resulted in multiple injuries as the teachers stampeded for the doors? One teacher "wet herself"? Well at least they'd been told to expect a drill right? No? Well, now that you put it that way....