

Bond Case Briefs

Municipal Finance Law Since 1971

- [National Federation of Municipal Analysts FDTA Initial Recommendations.](#)
- [Introducing the GFOA's New GAAFR Plus.](#)
- [SEC Adopts New Securities Lending Reporting Rule: Proskauer Rose](#)
- [SEC Announces 2024 Exam Priorities: Mayer Brown](#)
- [S&P: The Evolving Impact Of Environmental And Social Factors On Credit Ratings](#)
- [Reminder: BLX/Orrick 2023 Post-Issuance Compliance Workshop – Nov. 16 & 17](#)
- [Political Climate Change – Public Finance and the Partisan War on ESG: Bowditch Webinar](#)
- [Promise of Free Money Backfires on California Community Colleges.](#)
- [Wall Street Worries About Losing Texas Deals Over Ken Paxton's Green Energy Probe.](#)
- And Finally, HuskerMobile! is brought to us this week by [Brown v. State](#), in which no less an authority than the Freakin' Supreme Court of Nebraska (which we hereby officially trademark) was needed to inform us – and this time we're not making it up – that, “a riding lawnmower is not a motor vehicle.” It had previously been our understanding that Nebraska is the **only** state in which a riding lawnmower **is** a motor vehicle. [emphasis perhaps added] Color us shucked.