

Bond Case Briefs

Municipal Finance Law Since 1971

- [GASB Statement No. 105, Subsequent Events: What State and Local Government Financial Leaders Need to Know](#)
- [Consulting Firm Settles SEC Charges for Unregistered Municipal Advisory Activity: Norton Rose Fulbright](#)
- [MSRB Advances Rule Modernization and Market Transparency Initiatives and Discusses Strategic Plan at Quarterly Board Meeting.](#)
- [Climate Change Risk Index and Municipal Bond Disclosures of United States Drinking Water Utilities.](#)
- [Map Reveals America's Most Vulnerable Drinking Water Utilities.](#)
- [ACA Subsidy Rollback: A Broader Credit Story for Public Finance – Kroll](#)
- [Longer Dated Muni Bonds See Uptick in Demand on Elevated Yields.](#)
- [Kestrel Launches Blue Bond Methodology for the U.S. Municipal Bond Market.](#)
- And Finally, Clear and Present Pre-Existing Condition is brought to us this week by [Arias v. County of Bergen](#), in which “On April 24, 2021, plaintiff Andris Arias fell into a pothole on a paved pedestrian path while rollerblading in Van Saun Park. Arias asserts that her fall caused a permanent and debilitating neurological condition (complex regional pain syndrome), as well as spinal injuries requiring surgery.” Uh, are we sure about the causation here, as it has always been our understanding that rollerblading in public occurs only when one has previously experienced a, “permanent and debilitating neurological condition” and is a sure sign of such. While public rollerblading in now is likely out of the question, let’s hope she soon recovers, so that she can pursue her other avocation as a public mime.