

# **Bond Case Briefs**

*Municipal Finance Law Since 1971*

---

## **SCHOOLS - NEW YORK**

### **Adami v. Warwick Valley Cent. School Dist.**

**Supreme Court, Appellate Division, Second Department, New York - April 24, 2013 - N.Y.S.2d - 2013 N.Y. Slip Op. 02703**

*School board granted summary judgment in student's personal injury claim arising from track & field accident.*

Defendant school district was granted summary judgment in personal injury action by showing that plaintiff:

- Voluntarily engaged in the sport of track and field, including the discus event;
- Was aware of the possibility of being hit with a discus while participating in that activity;
- Understood the rules and procedures of the discus event, including those related to safety; and
- Understood the inherent risks associated with the sport.

Sadly, the court did not see fit to provide us with the undoubtedly hilarious details of the accident.