Bond Case Briefs

Municipal Finance Law Since 1971

SCHOOLS - CALIFORNIA

Daubert v. Lindsay Unified School Dist.

United States Court of Appeals, Ninth Circuit - July 25, 2014 - F.3d - 2014 WL 3686098

Disabled high school football patron who used wheelchair for mobility brought action against school district, alleging that school district was in violation of Title II of the Americans with Disabilities Act (ADA) because bleachers at high school football field were not wheelchair accessible. School district moved for summary judgment. The District Court granted motion. Patron appealed.

The Court of Appeals held that:

- Requirement under ADA that school district provide access to programs at football field did not require school district to provide access to specific area of facility, and
- Patron failed to make out a prima facie case of discrimination against school district.

Copyright © 2025 Bond Case Briefs | bondcasebriefs.com