

# **Bond Case Briefs**

*Municipal Finance Law Since 1971*

---

## **LIABILITY - NEW YORK**

### **Ritchie v. Churchville-Chili Central School Dist.**

**Supreme Court, Appellate Division, Fourth Department, New York - November 14, 2014 - N.Y.S.2d - 122 A.D.3d 1265 - 2014 N.Y. Slip Op. 07792**

Mother of student injured when he was struck by motor vehicle while crossing street to attend school fundraiser brought personal injury action against school district and its employees. Defendants moved for summary judgment. The Supreme Court, Monroe County, granted motion. Mother appealed.

The Supreme Court, Appellate Division, held that school district owed no duty of care to student, where mother had told student to stay on that side of road and school district employees had not yet gained the physical custody or control of student at time of accident.