

# [Bond Case Briefs](#)

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- [GASB Issues Guidance on Fiduciary Activities.](#)
- [Fitch Disagrees with Moody's Legal Analysis on Chicago Public Schools.](#)
- [Fitch Calls Out Moody's on Chicago Schools Analysis.](#)
- [MSRB Plans to Codify CUSIP Requirements for Private Placements.](#)
- [Making Sound Cost Decisions in Pay for Success Projects.](#)
- [GASB Webinar: Financial Reporting Model Improvements - Governmental Funds.](#)
- [Exploring the Impact of GASB 77: CDFR // BNY Mellon Development Finance Webcast](#)
- [U.S. Bank National Association v. Podes](#) - In action to recover damages in connection with defaulted bonds, appeals court holds that expert's damage report - which calculated the value of the bonds as simply the interest rate on the face value of the bonds held to maturity - did not constitute an impermissible net opinion.
- And finally, a devastating blow was dealt this week to trolls residing under bridges everywhere via [Doug Garber Construction, Inc. v. King](#), in which Bernice Garber appealed the award of \$112k for property taken by the state for a new freeway interchange, opining that the property was in fact worth \$347 million in lost profits as the new location of the freeway would have allowed her to asses a \$2 toll on each vehicle entering the city. The Supreme Court of Kansas responded with this exceedingly polite, deadpan gem: "Even if we ignored the speculative character of Ms. Garber's envisioned "Golden Gateway" to Lawrence, and even if a private citizen could lawfully collect tolls from drivers on a public roadway, such testimony is inadmissible to establish property valuation."