Bond Case Briefs

Municipal Finance Law Since 1971

SCHOOLS - MINNESOTA

Lapenotiere v. State

Supreme Court of Minnesota - August 1, 2018 - N.W.2d - 2018 WL 3637374

Defendant petitioned for postconviction relief after he was convicted of second-degree sale of a controlled substance in a school zone.

The District Court denied petition. Defendant appealed. The Court of Appeals affirmed. Defendant appealed.

The Supreme Court of Minnesota held that:

- Entire area of a city block that is kitty-corner to school property is included in the school zone when the area surrounding school property is organized in a city-block system, and
- Evidence was sufficient to prove the school-zone element of the offense.

Copyright © 2024 Bond Case Briefs | bondcasebriefs.com