

Bond Case Briefs

Municipal Finance Law Since 1971

- [GASB Proposes New Implementation Guidance to Assist Stakeholders with Application of its Pronouncements.](#)
- [SIFMA: Proposed Exemptive Order Related to Muni Advisors](#)
- [SIFMA Says SEC Is On 'Wrong Path' With Advisor Exemptive Order.](#)
- [MSRB Proposes Enhancements to EMMA Website](#)
- [Muni-Bond Ratings Are All Over the Place. Here's Why.](#)
- [IRS Issues Private Letter Ruling Allowing Tax Equity Financing with a Regulated Utility Taxpayer.](#)
- [Fitch Exposure Draft for U.S. Affordable Housing Rating Criteria & Webinar](#)
- ["Small Claims Court" Lawsuits Could Cost Wall Street's Credit Rating Agencies Billions.](#)
- [Herrick v. Jackson Hole Airport Board](#) - Supreme Court of Wyoming holds that statute authorizing airport board to purchase "lands and other property" using revenue bonds allows purchase of both tangible and intangible property, which includes goodwill.
- And finally, Why Not In My Backyard? is brought to us this week by [Town of Delaware v. Leifer](#), in which the town had to convince Mr. Leifer - at first gently, but then judicially - that he couldn't hold a three-day music festival in his backyard. We're just not seeing what part of, "off-site parking at a local school and rental of shuttle buses to transport attendees to the event site, a party tent for inclement weather, security at both the parking lot and event, \$2,000,000 event insurance, 16 portable toilets, a 30-cubic-yard dumpster, EMTs on site and an ambulance on standby" is inconsistent with single-family residential zoning. Maybe we're missing something.