

Bond Case Briefs

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- [SEC Outlines Key Considerations for LIBOR-Linked Muni Securities.](#)
- [SEC Staff Issues Key Considerations on LIBOR Transition: Latham & Watkins](#)
- [Hawkins Advisory: Infrastructure Investment and Jobs Act](#)
- [MSRB Requests Information on ESG Practices: Cadwalader](#)
- [SEC Charges Adviser with Section 204A Violation for Failing to Maintain MNPI Procedures: Paul Hastings](#) Ed. Note: This one is applicable only to those of you advising financial institutions.
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- [Tos v. State](#) - Court of Appeal holds that statute clarifying that corridor or usable segment thereof was "suitable and ready for high-speed train operation," for purposes of funding plan required by Safe, Reliable High-Speed Train Bond Act, when bond proceeds were to be used for capital cost for project that would enable high-speed trains to operate immediately or after additional planned investments were made on corridor or useable segment thereof and passenger train service providers would benefit from project in near-term, was consistent with single object of Bond Act approved by voters, and thus did not violate state constitution's debt limit provision; statute furthered construction of high-speed rail system by funding investments in improvement of existing train systems that would be shared with high-speed train system.
- And finally, Revenge of the Mailbox, Part Deux is brought to us this week by [Snay v. Burr](#), in which *yet another* life was tragically cut short by a mailbox. As the Supreme Court of Ohio noted, "The facts of this case are undisputedly tragic." (Are they, though? Undisputedly tragic, yet just a teensy bit hilarious? Imagine the eulogy...) Although this strikes us as a new and terrifying phenomenon, we are reminded that the Bhagavad Gita (suck it, Oppenheimer) contains the immortal warning, "Now I am become Mailbox, Destroyer of Worlds."