

# Bond Case Briefs

*Municipal Finance Law Since 1971*

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- [Post-Issuance Tax Compliance and Continuing Disclosure Responsibilities for Issuers and Borrowers of Tax-Exempt Bonds \(Second Edition\) – Orrick](#)
- [Rising Rates Hit Munis.](#)
- [Launius v. Flores](#) – Court of Appeals holds, as a matter of first impression, that challenges to bond elections are required to be considered to be accelerated under the appellate rules of procedure, and thus a notice of appeal is due within twenty days after the date the judgment or order was signed.
- And finally, At Least It Wasn't A Penguin is brought to us this week by [Cornella v. City of Lander](#), in which ingrate citizen discovered a bat in her house and called the Animal Control Division of the Lander Police department, which was able to remove the bat. [You ever tried this? Tres tranquilo.]. Citizen later sued the police department when the bat escaped before it could be tested for rabies. But spare a thought for the bat. Was it a dark, brooding, billionaire playboy bat? Could his escape have been motivated by the trauma sustained as a bat pup when his bat parents were gunned down before his eyes? Most importantly, do the members of the Animal Control Division realize that Taco Bell is currently paying \$15/hour? One is so rarely sued over a botched Flamin' Hot Cool Ranch Doritos Locos Tacos Extreme. [Actual menu item. Get yours today.]