

# [Bond Case Briefs](#)

*Municipal Finance Law Since 1971*

---

- [BLX/Orrick 2023 Post-Issuance Compliance Workshop.](#)
- [Get Key Municipal Insights at GFOA's MiniMuni.](#)
- [Financing Essential Infrastructure: NLC 2023 Municipal Bond Market Update](#)
- [GFOA: Audits and ARPA - You're Not Alone!](#)
- [P3 State Legislation Update and Opportunities for the Private Sector: Squire Patton Boggs](#)
- [IRS Targets Port Arthur, Texas, Bond Issuance for Hedge Bond Violation - Is Your Bond Issue at Risk? - McNeese](#)
- [Top \(Bottom?\) Ten of Tax Headaches \(Challenges\) for Municipal Bond Issuers: Cozen O'Conner](#)
- And Finally, I Knew Favorable Light. Favorable Light Was A Friend Of Mine. You, Sir, Are No Favorable Light is brought to us this week by [White v. Flathead County](#), in which the court began its opinion by stating that, "The following facts are undisputed, and viewed in the light most favorable to White." White had been arrested and cuffed by sheriff's deputies. "While White was on the ground in handcuffs and being restrained by the deputies, deputy Cox kicked him in the head." So far, so good. The court then notes that, "no officers present gave any indication that the kick was unusual or out of the ordinary." We are once again gonna climb out on ye olde limb and suggest that none of this - viewed in any light imaginable - seems at all favorable to White.