

# Bond Case Briefs

*Municipal Finance Law Since 1971*

---

- **Ed. Note:** We'll be taking next week off. Yes, we can hear your rejoinder that we take every week off, but this time it's literal, as well as figurative, ok?
- [SIFMA Develops Model Documents for Compliance with New MSRB Rule G-42.](#)
- [Treasury Paper Outlines Steps to Ensure Success In Identifying, Pursuing P3-Suitable Projects.](#)
- [How Groups Want To See Minimum Denomination Exceptions Changed.](#)
- [The Hidden Wall Street Fees That Could Be Costing Pensions \\$20 Billion a Year.](#)
- [An Argument For Using Tax-Exempts in P3 Structures.](#)
- [Why Groups Are Demanding IRS Withdraw Proposed Political Subdivision Rules.](#)
- [NABL and Others Call for Withdrawal of Political Subdivision Regs.](#)
- [The Final Allocation and Accounting Regulations - What Do They Mean For "Phantom Investment Proceeds"?](#)
- [CDFA Intro to Incentives WebCourse.](#)
- And finally, The Worst Defense is a Worser Offense is brought to you this week by [William Marsh Rice University v. Refaey](#), in which a driver idled at an intersection for several light cycles, responded to 16 texts, and then drove on for two more miles before it dawned on him that the driver of the car with those annoying flashing lights that had been directly behind him this entire time perhaps wanted a word. So the driver finally pulls over, walks to the back of his car, "throws his hands up" and yells, "What the f\* \*\* do you think you're doing pulling me over?" "Refaey then saw that Officer Spears had his weapon drawn and pointed at Refaey." Worth a try, no?