

# Bond Case Briefs

*Municipal Finance Law Since 1971*

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- [How MCDC Has Changed Continuing Disclosure Practices.](#)
- [Try These Weird Tricks to Split a Bond Issue Into Separate Portions: Squire Patton Boggs](#)
- [How Can Water Systems Pay for Aging Infrastructure?](#)
- [Why Dealers Are Struggling with Proposed Markup Disclosure.](#)
- [NABL: The Bond Lawyer – Summer 2016](#)
- [GASB RFC: Exposure Draft, Certain Debt Extinguishments.](#)
- [NFMA Introduction to Municipal Bond Credit Analysis.](#)
- [\*Phillips v. Snyder\*](#) – Court of Appeals upholds constitutionality of Michigan’s Local Financial Stability and Choice Act, which provides for temporary appointment of emergency managers for municipalities or public school systems facing financial crisis.
- And finally, Dog (literally) Bites Man/Man (figuratively) Bites Dog is brought to you this week by [\*Panattieri v. City of New York\*](#), in which Dog A mixed it up with Dog B on a city street. The owner of Dog A claimed that Dog B had been the actual aggressor in the incident and that any injuries possibly sustained by Dog B’s owner must have been inflicted upon him by Dog B as he attempted to restrain the savage beast from attacking Dog A. Let’s review the evidence, shall we?  
Items include: one healthy (albeit municipally-condemned) pit bull; one puncture-free pit bull owner; one deceased chihuahua; and one heavily-perforated chihuahua owner. Tough one to call.