## **Bond Case Briefs**

Municipal Finance Law Since 1971

- S&P: Bank Loan Structures Risks Remain, But GASB 88 Is A Positive Step Toward Transparency In Financial Reporting.
- Muni Regulator to Seek Comment on 'Pennying' by Dealers.
- With Self-Driving Cars on Horizon, Cities Worry About Parking.
- Mutual Funds Stand to Gain as Muni Buvers Get First Look at Fees.
- Brokers Polish Resumes as New Muni-Bond Rules Threaten Business.
- The Muni-Market's Terrible, Horrible, No Good, Very Bad Year.
- Hawkins Advisory: Rev. Proc. 2018-26: Supplemental Remedial Action Rules for Tax Advantaged Bonds.
- CDFA // BNY Mellon Webcast Series: Housing Finance 201: Partnerships & the Capital Stack.
- Intro EB-5 Finance WebCourse.
- <u>Congregation v. Mayor and City Council of Baltimore</u> Court of Special Appeals holds that stormwater fee that city assessed on religious congregation's properties was an excise tax rather than a property tax, user fee, or service charge, and thus congregation's status as a religious organization did not exempt it from the fee.
- And finally, BCB's newly-inaugurated Department of Puppies, Rainbows & Bestiality this week proudly brings you *Ochoa v. County of Kern*, in which a police officer was investigated for "annoying/molesting a child under the age of 18 years old." Wait. What? Annoy and/or Molest? We highly, highly recommend that you immediately cease any/all contact with children if it is not immediately clear to you which of those is a delightful hobby and which a serious felony.

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