

Bond Case Briefs

Municipal Finance Law Since 1971

- [The Reach Too Far: SEC Sues Over Botched School Audit – Norris McLaughlin](#)
- [GFOA 2023 GAAP Update Encore.](#)
- [Hospitals' Appetite for Borrowing Returns After Pandemic Years.](#)
- [Puerto Rico Sales-Tax Boon Means \\$400 Million Windfall for Bondholders.](#)
- [London Witte Group, LLC v. City of Marion](#) – Court of Appeals holds that verdict awarding damages of over \$3 million, representing 95% of fault, against advisor which provided financial advice to city regarding city's financing of a redevelopment project was not excessive, in case in which city asserted negligence and breach of fiduciary duty by advisor, alleging that advisor improperly failed to tell city that developer lacked the money to complete the project, despite advisor's assertion that it had limited role in outcome given city also alleged wrongdoing by mayor and others with regard to project, including mayor's receipt of financial benefits from developer.
- And Finally, Max Grin, LLC? Get It? Get It? is brought to us this week by [Berrian v. Max Grin, LLC](#), in which we learned for the first time that Georgia has a Roller Skating Safety Act. Moreover, the Act provides a definitive analysis of what qualifies as a "roller skating center" and who qualifies as a "roller skater." WERE YOU AWARE OF THIS? HOW IS THIS NOT COVERED IN LAW SCHOOL? WHY IS THIS NOT THE ONLY THING COVERED IN LAW SCHOOL? We thought that we had learned all we needed to know about roller skating from Boogie Nights, BUT APPARENTLY NOT. BCB will be on an indefinite hiatus as we conduct a Talmudic exegesis of this sacred text.