

Bond Case Briefs

Municipal Finance Law Since 1971

- [I.R.S. Revenue Procedure 2025-18: Average Area Purchase Prices - Kutak Rock](#)
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- [KBRA Releases Research - Potential Impact of Tariffs on Municipal Credit](#)
- [Pension Plan Withdrawal Liability Takes Center Stage in Bankruptcy Judge's "Preliminary Observations" - Kramer Levin](#)
- [Fitch Government-Related Entities \(GREs\) Report.](#)
- [WSJ: Muni Tax Break Garners Key Support](#)
- [State ex rel. Edelweiss Fund, LLC v. JPMorgan Chase & Co.](#) - Supreme Court dismisses the State of New York's alleged violations of the New York False Claims Act (NYFCA) involving private conduit bonds because State of New York failed to establish that it had incurred damages - an essential element of a NYFCA claim; remarketing fees, liquidity fees and the payment of interest at a rate which was not the minimum rate necessary for the bonds to clear at par were not available as damages under the NYFCA.
- And Finally, Is 'Involved with the Boy Scouts' a Euphemism? is brought to us by [Louisville & Jefferson County Metropolitan Sewer District v. Albright](#), in which the Supreme Court of Kentucky began its opinion by noting that, "David attended Trinity High School and was an A and B average student who participated in the school's chorus and drumline. He also had an afterschool job at a bakery and was involved in the Boy Scouts." Well that's good to know. If he'd been a C+ student I'd just be fine with him getting sucked into a municipal drainage pipe while his mom and brother stood by helplessly in horror. Keep those grades up, kids!