

Bond Case Briefs

Municipal Finance Law Since 1971

- [NFMA Introduction to Municipal Bond Credit Analysis](#). [With updated agenda and registration info.]
- [2026 National Association of Counties Legislative Conference](#).
- [MSRB to Seek Further Comment On Rule Defining Sophisticated Municipal Market Professionals](#).
- [Tricky Times Ahead for Governments' Cash Managers](#).
- [Drought Is Quietly Pushing American Cities Toward A Fiscal Cliff](#).
- [Cummins v. Kelly](#) - Supreme Court of Montana holds that city residents who sought to void library mill levy election were not entitled to hearing pursuant to statute related to challenges to local government bond elections, since statute was irrelevant because tax levies, such as library mill levy, were not issued or sold like bonds, and local governments did not collect taxes for payment of levied mills.
- And Finally, Great Moments In Topical Creams is brought to us this week by [Montanez v. Price](#), in which the Supreme Court of Pennsylvania was called upon to determine if an inmate's ailments amounted to, "serious medical needs." Must be a close call if it's gone all the way to the top, right? What seems to be the problem, Mr. Montanez? Spinal cord stenosis, spinal cord edema, herniated disc, paralysis, and sudden incontinence. Medical needs? Likelier than not. Serious? Maybe. Let's get a second opinion. Paging Drs. Jekyll, Mengele, and Kevorkian.