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- [Moody's Rates First TOB that Passes Volcker Rule.](#)
- [IRS LTR: Advance Refunding Bonds Won't Become Transferred Proceeds.](#)
- [S&P: What Should the Market Expect from the Rating Process for Catastrophe Bonds?](#)
- [Tax Increment Financing: Tweaking TIF for the 21st Century.](#)
- [39th Annual Bond Attorneys' Workshop - September 17-19, 2014](#)
- [Pay for Success and Social Impact Bonds: Funding the Infrastructure for Evidence-Based Change.](#)
- [Bluebonnet Hotel Ventures, L.L.C. v. Wells Fargo Bank, N.A.](#) - Court of Appeals holds that inability of prospective bond issuer to obtain letter of credit was not failure of cause constituting error, as would provide the basis for rescission of swap agreement entered into between bank and issuer.
- And finally, this week's game of Typo or No Typo is brought to you by *State v. Price*, in which the opinion refers to both "blaring internal contradictions" (aren't they all?) and a "[Chinese Char-Pei](#)" dog (a grilled canine delicacy?). You be the judge. And then there's the teensy little mix-up in *Ex Parte Labbe*. "Oh, you wanted me to remove the [charred corpse](#) of your loved one from the ashes, rather than leaving it for you to discover? My bad."