

# [Bond Case Briefs](#)

*Municipal Finance Law Since 1971*

---

- [Outlook 2015: Another Year of the Muni Advisor?](#)
- [MSRB to Begin Accepting Municipal Asset-backed Securities Disclosures on EMMA.](#)
- [Do Credit Ratings Matter Anymore?](#)
- [Municipal Bond Maturities to Decline 38% After Market Contracts.](#)
- [Municipal Defaulters Decline Amid Improving Economy: Muni Credit.](#)
- [Expect More Tax Guidance in 2015.](#)
- [Bond Tax-Break Threat Recedes With Federal Deficit: Muni Credit.](#)
- [States Will Have Greater New Capacity to Issue PABs in 2015.](#)
- [O'Connor v. City of Philadelphia Bd. of Ethics](#) – Supreme Court of Pennsylvania holds that law firm’s forgiveness of mayoral candidate’s campaign committee’s debt did not constitute a “contribution” to candidate’s political campaign.
- And finally, the latest entry in BCB’s Department of You Poor, Poor Bastard is brought to us by [St. Joseph Catholic Orphan Society v. Edwards](#), in which counsel for real party in interest prepared an appellate brief on behalf of his client for submission to the Supreme Court of Kentucky, which promptly refused to accept it due to the fact that he had missed the filing deadline by a single day. The court went on to chastise the poor, poor bastard in its opinion for whining about mistranscribing the deadline in his calendar and then dragging his mother into the debacle by arguing that he had been distracted by her impending surgery, which the court characterized as a routine, previously-scheduled, procedure. As much as I admire those wingtips, can’t say that I’d like to find myself standing in them at the moment.