

# Bond Case Briefs

*Municipal Finance Law Since 1971*

---

- [SIFMA to SEC: No Exemptions for Non-Dealer MAs.](#)
- [MSRB Seeks Approval to Enhance Post-Trade Data Available on EMMA.](#)
- [Key Regulator Shows No Sign on Budging on Muni Bank Rule.](#)
- [Why Some Public Pensions Could Soon Look Much Worse.](#)
- [Moody's: Modest Credit Impact for GASB Pension Changes, but Contribution Weaknesses Now Highlighted.](#)
- [SLGS Sales Halt May Pose Challenges for Small Issues.](#)
- [Chicago's Gamble on Disclosure.](#)
- [Cottrell v. Atlanta Development Authority](#) - Supreme Court of Georgia holds that City development authority was not required to actually construct, nor to own, new stadium project in order for it to issue revenue bonds to fund the project or for tax proceeds paid to the authority to be considered as part of the "revenue" to pay for the bonds.
- [Greene County Development Authority v. State](#) - Supreme Court of Georgia holds that record supported finding that county development authority's proposal to issue revenue bonds to finance construction of charter school was not sound, feasible, and reasonable and, thus, validation of bonds was not warranted.
- And finally, appearances to the contrary, [Caicedo v. Caicedo](#) is not a divorce case, but rather the bizarre tale of Officer Caicedo running over a young boy *also named Caicedo*. What the hell are the odds of that? Then we have the the Maine property owner who waged war against approval of his neighbor's [Mother of All Benign Uses](#) - a Frisbee golf course. This guy suffering from some kind of early-onset allergy to hippies?