

Bond Case Briefs

Municipal Finance Law Since 1971

- [NABL Ethics Teleconference.](#)
- [MSRB Provides Implementation Guidance on Best-Execution Rule.](#)
- [MSRB Releases Long-Awaited Best Ex Guidance.](#)
- [GFOA 20th Annual Governmental GAAP Update \(Encore Presentation\)](#)
- [GASB: On The Horizon.](#)
- [Municipalities Pushing Out Payments Spur Balloon Debt Resurgence.](#)
- [Hawkins Advisory: Final Allocation & Accounting Regulations under Section 141 of the Internal Revenue Code.](#)
- [Otay Mesa Property, L.P. v. United States](#) - Following landowners' successful takings claim against federal government for easement along the Mexican border, the Court of Federal Claims awards \$1.1 million in attorneys' fees and \$276k in costs under the Uniform Relocation Assistance and Real Property Acquisition Policies Act in very comprehensive, detailed, and informative ruling.
- And finally, Unclear On The Concept is brought to you this week by [City of Albany v. Pait](#), in which a firefighter ran ye olde cost/benefit analysis, concluded that robbing the premises was definitely worth the risk, netted \$200 in the heist, and promptly lost his job. The irresistible, pocketable, easily fenceable, untraceable object in question? Diamonds? Cash? Nope, a canoe. An honest-t-god canoe. We now invite you to close your eyes, imagine your favorite heist film, and insert canoes. Makes for a slightly different flick, no?