

[Bond Case Briefs](#)

Municipal Finance Law Since 1971

- [MSRB Files Clarifying Amendment to Rule G-37.](#)
- [Why MSRB Is Giving a \\$5.5M Rebate to Dealers.](#)
- [BDA Submits Comment Letter to the SEC on FINRA's CMO Reporting and Dissemination Proposed Rule.](#)
- [American Paradox: It's Never Been Cheaper for Cities and States to Borrow Money...And They Refuse to Do It.](#)
- [Split Coupons Make Municipalities Pay Up in Low-Rate Environment.](#)
- [CDEA Releases Annual Volume Cap Report.](#)
- [New Rules for Lessees of Investment Tax Credit Property: Baker Botts](#)
- [Final Arbitrage Regulations Require "Look Through" to a Grantee's Use of Bond Proceeds: A Big "So What?": Squire Patton Boggs](#)
- [IRS FY2017 Update: Effect of Sequestration on State & Local Government Filers of Form 8038-CP.](#)
- [What Municipal Analysts Need to Know about Governmental Accounting.](#)
- And finally, Understatement of the Week is brought to you this particular week by [City of Missoula v. Mountain Water Co.](#), in which the City of Missoula served up "thousands" of documents (that's right, documents, not pages) three weeks prior to trial. Although he denied Mountain Water's motion for a continuance, the trial judge was at least generous enough to admit that the resulting discovery burden had indeed been, "difficult". The thousands of associates that died during this three-week discovery window are no doubt posthumously grateful for this acknowledgment. R.I.P. You did not die in vain. Wait, the City won. Guess you did die in vain. Sorry 'bout that.