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- U.S. Municipal Credit Report, Second Quarter 2017
- Deloitte White Paper on the DOL Fiduciary Rule.
- BDA to Submit Comment Letter: DOL Fiduciary Rule.
- Why Cities Should Stop Fighting Big Banks and Create Their Own.
- BDA Submits Comment Letter: Urges the Secretary of the Treasury to Withdraw the Proposed IRS Political Subdivision Rule.
- Show Me the Money: Financing Public Facilities in the Age of Scarcity.
- P3 Infrastructure Delivery: Principles for State Legislatures.
- <u>United States ex rel. Fields v. Bi-State Development Agency of the Missouri-Illinois Metropolitan District</u> Court of Appeal holds that bi-state agency that operated public transportation services in Missouri and Illinois was not an arm of the compacting states and instead was comparable to a local governmental entity, and thus, agency was not entitled to Eleventh Amendment immunity from suit in federal court.
- And finally, Loophole of the Week is brought to us this particular week by <u>Campbell v. United States</u>, in which Mr. Campbell walked free when the court determined that the "grassy median" between two actual parking lots did not constitute a "parking area" for the purposes of the statute prohibiting a motorist from being drunk off his/her ass in a "parking area." Mr. Campbell was described as, "reclined in the driver's seat, semiconscious or unconscious, and a half-empty bottle of Absolut vodka in the vehicle's center console." Or, as we refer to it here at the BCB offices, a "Tuesday afternoon."

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