

Bond Case Briefs

Municipal Finance Law Since 1971

- **Ed. Note:** The proposed tax plan and its potential implications for the muni market have, predictably, resulted in an outpouring of lamentations, jeremiads, and all-purpose exhortations. We are dutifully posting each and every one of these for archival porpoises and you're welcome to them. However, we will reserve Highlights item status for concise status summaries and final legislative enactments. Please be kind, as this is our first attempt at actually providing a useful service and we have grave doubts regarding our aptitude for that sort of thing.
- [Senate Bill Saves, Enhances PABs, but Eliminates Advance Refundings.](#)
- [MSRB Files Amendment to Proposal on Obtaining CUSIP Numbers. **and** Hold-to-Maturity CUSIP Exemption Tweaked in New Filing.](#)
- [Markup Rule Deadline May Be Hard To Meet.](#)
- [NFMA Comment Letter on MSRB Regulatory Notice 2017-19.](#)
- [Public-Private Development: Aligning Interests Through a Ground Lease.](#)
- [Bondholders Fret as Alchemy Turns Chicago's Junk to Gold.](#)
- [S&P Request for Comment: Priority-Lien Tax Revenue Debt. **and** Live S&P Webcast: Request For Comment: Priority Lien Tax Revenue Debt.](#)
- [Columbus Board of Tax Assessors v. Medical Center Hospital Authority](#) - Supreme Court of Georgia holds that the fact that bonds used to finance construction on property were validated as having a public purpose did not conclusively render hospital authority's leasehold interest in a continuing care retirement facility public property exempt from ad valorem taxation.
- And finally, we learned this week - via [Appeal of Krenik](#) - that collector vehicles in Minnesota must be "screened from ordinary public view by means of a fence, [shrubbery](#), rapidly growing trees or other appropriate means." Wait, what? Just how rapid we talking here? Rapid as a fence? Kill you in your sleep rapid? Not since middle-school sex ed have we been so thoroughly terrified and intrigued.