

Bond Case Briefs

Municipal Finance Law Since 1971

- [MSRB Compliance Corner – Summer, 2018](#)
- [Wells Fargo Struggles to Get Off the Municipal-Bond Blacklist.](#)
- [Rise in Single-Rated Municipal Bonds Spurs Investor Concerns.](#)
- [Fitch U.S. Public Power Criteria Revision.](#) **and** [Fitch: U.S. Public Power Peer Review Highlights Capex, Coverage Trends.](#)
- [Understanding the De Minimis Tax Rule.](#)
- [A Richer Understanding of What’s Already Understood – Treasury Issues Proposed Regulations to Clarify the Meaning of “Investment-Type Property” in an Already Obvious Way.](#)
- [Webinar: Emerging Metrics for Physical Climate Risks Disclosures.](#)
- [BLX/Orrick 6th Annual Post-Issuance Compliance Workshop.](#)
- [Webinar: Emerging Metrics for Physical Climate Risks Disclosures.](#)
- [Assured Guaranty Corporation v. Madison County, Mississippi](#) – Court of Appeals holds that contribution agreement between county and special purpose government entity, which required county to advance payments on bonds issued in order to fund entity if entity was unable to make payments on its own through special assessments, required entity to reimburse county within two years as a condition precedent to county’s obligation to advance payments.
- And finally, Thanks So Much for the Clarification is brought to us this week by [Acevedo v. Musterfield Place, LLC](#), in which the Supreme Judicial Court of Massachusetts yada, yada, yada. As far as we can tell, Mass is the only state supreme court that insists on pointing out that the ruling in question has not been handed down by The Supreme Courtyard by Marriott. The Supreme Tennis Court of Massachusetts. We’ll let you run with it from here.