

[Bond Case Briefs](#)

Municipal Finance Law Since 1971

- [GASB Establishes New Guidance for Interest Cost Incurred Before the End of a Construction Period.](#)
- [CDEA & ICSC Tax Increment Financing Resources.](#)
- [Preparing for the Consolidated FINRA Registration Rules and Restructured Examination Requirements.](#) Note that, under the new rules, Municipal Securities Representative must pass both the Securities Industry Essentials Examination (SIE) and the Revised Series 52.
- [The Markup Rule for Municipal Bonds.](#)
- [Tax Law Spurs New Marketing Approach for Georgia GO Deal.](#)
- [State Sales Tax Collections Finally Move Into the Internet Age.](#)
- And finally, [The World Owl Trust](#) Presents is brought to us this week by [State v. Sallee](#), in which the court's opinion refers to that beloved family institution - Hooters - as "a place to eat, a bar and grill." (Cue tittering judicial clerks.) This leaves unaddressed the avian in the room. Not only is Hooters a place to eat, it is also known for its unceasing dedication to the welfare and preservation of the 200 species of mostly solitary and nocturnal birds of prey typified by an upright stance, a large, broad head, binocular vision, binaural hearing, sharp talons, and feathers adapted for silent flight. At least that's my understanding.