Bond Case Briefs

Municipal Finance Law Since 1971

- <u>What Happens When the Recently Enacted NY LIBOR Statute Meets the Trust Indenture Act?</u>
- <u>Muni-Bond Investors Need Straight Talk About Climate-Change Risk.</u>
- Fourth Circuit Affirms Local Government Antitrust Immunity for Atrium Health. See related research <u>here</u> and <u>here</u>.
- Bank of America, Citi Risk Hit to Their Texas Businesses Over Gun Policies.
- And finally, Not Exactly Brown v. Board is brought to us this week by *City of Glen Ullin v. Schirado*, in which the Honorable Daniel J. Crothers perhaps momentarily reconsidered the relative loftiness of his perch on the North Dakota Supreme Court upon finding himself adjudicating the issue of whether the Schirados had formed a legally-binding agreement with the City of Glen Ullin (pop. 806) to graze their horses on the city's streets and alleys. Perhaps that moment occurred when he wrote, "Karen Schirado alleged she spent eight years cleaning the City's streets so she could use them as pasture land." Toto, I don't think we're in Bismarck any more.

Copyright © 2025 Bond Case Briefs | bondcasebriefs.com