

Bond Case Briefs

Municipal Finance Law Since 1971

- **Ed. Note:** Welcome to our year-end [Not With A Bang, But A Whimper](#) edition. [Which is our typically insufferable way of saying that not much of anything happened this week in the world of public finance.]
- **BCB Year In Review:** Certain things transpired. Certain other things failed to transpire.
- [S&P Cyber Threat Brief: A Log \(4j\) Has Been Added To The Fire](#)
- [Infrastructure Investment and Jobs Act: Orrick](#)
- [RBC Paying \\$1M FINRA Settlement for Years of Junk Bond Oversight.](#)
- [Which Bank Will Dare to Finance Alabama's Prisons?](#)
- And finally, I Know It When I (Don't) See It is brought to us this week by [Greenville Bistro, LLC v. Greenville County](#), in which the Supreme Court of South Carolina was tasked with defining, "scantily clad." In the spirit of holiday giving, we decided to pitch in and undertake our own investigation, primarily via field studies. We do not yet have a definitive definition for you, but we can assure you that we're getting to the bottom of it.