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- [Draft Companion Compliance Resources for Dealers and Municipal Advisors.](#)
- [SEC Taking a Closer Look at Issuer Disclosure.](#)
- [Treasury's Letter to Arizona May Impact Muni Issuance Disclosures.](#)
- [MSRB Launches Emma Labs as the Regtech Innovation Sandbox for the Future Of Municipal Bond Market Transparency.](#)
- [Registration is Open for GFOA's 116th Annual Conference!](#)
- [Preston Hollow Capital, L.L.C. v. Cottonwood Development Corporation](#) – Court of Appeals holds that lender's pre-existing title to its own money did not allow lender to bring takings claim, as opposed to breach of contract claim, against city based on city's failure to return funds lent to city by lender pursuant to the parties' loan agreement.
- And finally, At Least It Wasn't Grand Theft Auto? is brought to us this week by [Lozano v. City of Los Angeles](#), in which LAPD officers Mitchell and Lozano declined the invitation of their supervisor to join him in responding to a robbery in progress. The reason for their blatant dereliction of duty? So glad you asked. The officers were engaged in a game of Pokemon Go and "Snorlax just popped up at 46th and Leimert." Glorious. Just glorious. Shortly thereafter, Mitchell informed Lozano that "a Togetic just popped up, noting it was on Crenshaw, just South of 50th." "Petitioners admitted leaving their foot beat area in search of Snorlax, but they insisted they did so 'both' as part of an 'extra patrol' and to 'chase this mythical creature.'" As this entry is *our* mythical creature, "[We will diminish, and go into the West, and remain Galadriel.](#)" Been fun, folks.