

Bond Case Briefs

Municipal Finance Law Since 1971

- [S&P Credit FAQ: Will LIBOR's Expiration Adversely Affect U.S. Public Finance Issuers?](#)
- [First Circuit Affirms Dismissal Of Putative Securities Class Action Against Bank For Alleged Failure To Disclose Deteriorating Bond Market Conditions.](#)
- [Muni Issuers Face Pressures from Remote Work.](#) **Ed. Note: Anyone working on a risk factor for this?**
- [Budget Document Basics: GFOA eLearning Course](#)
- [NABL 201 LIVE Webinar Series: Arbitrage and Rebate](#)
- [Matter of Oklahoma Development Finance Authority](#) - Supreme Court of Oklahoma holds that ratepayer-backed bonds issued pursuant to Regulated Utility Consumer Protection Act to cover the debt incurred by natural gas utility during winter weather event were constitutional; proposed bonds, which would allow customers to pay their utility bills at a lower amount over a longer period of time, involved traditional, self-liquidating bonds.
- And finally, Maybe Stick To The Bouncy Castle? is brought to us this week by [Kamphaus v. Town of Granite](#) (Foreshadowing!), in which a child was frolicking in the local cemetery (like you do) when he was injured when a HEADSTONE FELL ON HIM. The court found that the town had no obligation or duty to the kid regarding the maintenance or inspection of the headstone. (Assumption of the omen?) It did, however, neglect to detail precisely what type of occult ritual is required to rid the poor little bastard of this paranormal curse. Who you gonna call? Apparently not the Oklahoma Supreme Court.