

# Bond Case Briefs

*Municipal Finance Law Since 1971*

---

- [SEC Municipal Advisor Examination Observations: Mayer Brown](#)
- [SEC Approves MSRB Amendments to CUSIP Application Process.](#)
- [Regulation Implementing the Adjustable Interest Rate LIBOR Act: SIFMA Comment Letter](#)
- [Will One PFAS Consequence Be Cities and Towns Getting Out of the Water Business? – Mintz](#)
- [Red State Republicans' War on ESG Will Have Losses on Both Sides.](#)
- [Fundamentals of Local Government Budgeting: GFOA eLearning Course](#)
- [Town of Indian River Shores v. City of Vero Beach](#) – District Court holds that town plausibly alleged existence of a “horizontal market allocation” in violation of the Sherman Act related to a service territory agreement between city and county that allegedly foreclosed town from obtaining essential water services from county in the future.
- And Finally, [I Dunno, Coast Guard?](#) is brought to us this week by [Bohanon v. City of Indianapolis](#), in which a bar fight got just a wee bit out of hand. Two individuals engaged another in the bar, “put him in a chokehold” and “punched him several times in the head.” The chokehold caused [the individual] to lose consciousness. The two [assailants] then dragged him by his feet, face down, out of the pub and into the parking lot. Once outside, the [assailants] kicked the still-unconscious [individual] in the back and stepped on his head, grinding his face into the pavement. [The individual] briefly regained consciousness but was stomped back into the ground and knocked unconscious again.” “When he regained consciousness, he was covered in blood and the cash from his wallet was gone.” Well that hardly seems sporting. Someone should have called the cops. They were there, you say? In what capacity? They participated? In breaking up the fight? No? No? So you’re saying... Oh. Crap. Oh crap, indeed.