

[Bond Case Briefs](#)

Municipal Finance Law Since 1971

- [SEC Proposes Comprehensive Best Execution Framework for Broker-Dealers: Sidley](#)
- [The Financial Data Transparency Act: Orrick](#)
- [Comment Deadline Set for MSRB Proposal to Extend Electronic Registration Filing Deadline.](#)
- [Republicans Ramp Up Anti-ESG Campaign for 2023.](#)
- [The Hidden Marketplace: A Municipal Bond “Broker’s Broker” Exchange](#)
- [Your State is Getting Rich Off the Inflation That is Making You Poorer.](#)
- [Crypto in the Public Capital Markets: Opportunities and Challenges - Katten Muchin Rosenman](#)
- [Bankrupt Pennsylvania City Pushes to Sell Water System to Raise Cash.](#)
- And finally, When Daughter Fought Daughter is brought to us this week by [United Daughters of the Confederacy v. City of Winston-Salem](#), in which the standard-issue contretemps erupted over the city’s plan to remove a monument commemorating, uh, the late unpleasantness. The United Daughters of the Confederacy sought to enjoin the removal of the monument and the court noted that the organization was, “formerly known as the Daughters of the Confederacy.” Hmm.... Did a conflict arise between the two organizations? Did this conflict harden into a schism? Was that schism deemed irreparable? Were snippy comments exchanged? We look forward to the monuments commemorating the brave struggle of the overmatched, ultimately doomed Daughters of the Confederacy in their struggle against the merciless, overwhelming force of the perfidious United Daughters of the Confederacy.