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- [SEC Approves Amendments to Rule G-47 to Add Three New Time of Trade Disclosure Scenarios, Codify and Consolidate Existing Guidance, Delete Certain Guidance, and Make Technical Amendments.](#)
- [GFOA's Best Practices Forum Begins July 29.](#)
- [Wall Street's Portfolio-Trade Fad Hooks Illiquid Muni Market.](#)
- [Assured Guaranty to Combine Its Two U.S. Financial Guaranty Insurers; Assured Guaranty Municipal Corp. to Merge into Assured Guaranty Inc.](#)
- [States Take a More Measured Approach to ESG Mandates.](#)
- And Finally, [I Know This Word. I Do Not Think It Means What You Think It Means, \(Part Whatever\).](#) is brought to us this week by [Guy v. Housing Authority of City of Augusta](#), in which, “Appellant Christina Guy alleges that she was shot in the leg when several unknown assailants attempted to rob her on the front porch of her apartment.” We all know that “alleged” is routinely used in our grubby little profession to mean something like, “asserted to be true as described” or something. We’re less than certain that this usage applies in circumstances in which that which is asserted can readily be ascertained by the existence/non-existence of A FREAKIN’ BULLET HOLE IN YOUR LEG. Just poke around in their with your finger and let us know if Ms. Guy allegedly starts screaming. That should do it.