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- [SEC Resolution Spotlights Implications of Self-Reporting and Violations of Firm Communications Policies: Sullivan & Cromwell](#)
- [The SEC's Recent Off-Channel Communications Settlements Create More Uncertainty: Morgan Lewis](#)
- [WSJ: Why Investors Are Putting More Money in State-Specific Muni ETFs](#)
- [BLX/Orrick 2024 Post-Issuance Compliance Workshop \(NEW!\)](#)
- [Alabama College Reaches Deal With Nuveen After Bond Stress.](#)
- [Luebke v. Indiana Department of Local Government Finance](#) - Tax Court upholds validity of sale-leaseback arrangement to finance construction of new jail; also upholds taxpayer standing to challenge the project. [Interesting discussion of taxpayer standing in public finance transactions.]
- And Finally, Shhh! The Shipping Container Can Hear You! is brought to us this week by [Griswold v. City of Homer](#), in which the Supreme Court of Alaska found that, "property owner's shipping container was incidental and subordinate to mobile home." We struggle to envision a scenario in which being "incidental and subordinate to a mobile home" could possibly be construed as a positive. Regardless, please help us verify this conjecture by referring to everyone in your orbit as "incidental and subordinate to a mobile home" (it's actually a rather creative insult) and tracking their reactions. Partners, spouses, children, pets. We look forward to your letters.