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- [MSRB Delayed Announcement of Effective Date for Amendment to MSRB Rule G-14 to Shorten Timeframe for Reporting Transactions in Municipal Securities.](#)
- [US Airports Expected to Turn to Muni Debt If Federal Grants Wane.](#)
- [S&P CreditWeek: How Could U.S. Public Finance And Insurance Issuers Be Affected Post-L.A. Wildfires?](#)
- [No Department of Education? What It Means for Municipal Bonds.](#)
- [Political Landscape of Private Activity Bonds: CDEFA Webcast](#)
- [Bonds for Disaster Recovery and Economic Renewal: CDEFA Webcast](#)
- [S&P Second Party Opinion: Rhode Island Housing And Mortgage Finance Corp. Impact Framework](#)
- And Finally, And That, Timmy, Is Why There's A Sewage Treatment Plant Next To Your Swing is brought to us this week by [Day v. Town of Hiram](#), in which those buzzkills on the Supreme Judicial Court of Maine overturned the greatest feat of legal analysis, reasoning and interpretation ever served up by a Superior Court, i.e. that some dude living in a residential neighborhood was permitted to open a beer brewin' place on his property 'cuz he "had no other property on which to locate the proposed microbrewery." Hear, hear. Much the same way that Your Editor has no other property on which to locate his combination hog farm/lead smelter/My Little Pony rendering facility. Will no one help? Does no one care? Oprah?