

IN THE COURT OF APPEALS OF MARYLAND

No. 136

September Term, 1994

---

CHESAPEAKE PUBLISHING CORPORATION

v.

DAVID M. WILLIAMS

---

Murphy, C.J.  
Eldridge  
Rodowsky  
Chasanow  
Karwacki  
Bell  
Raker

JJ.

---

Concurring Opinion by Chasanow,  
Bell, and Raker, JJ.

---

Filed: July 24, 1995



Judges Chasanow, Bell, and Raker concur in the result only because we believe the action is barred by the statute of limitations. Maryland Rule 2-101(b) should not be applied retrospectively to toll limitations where the time for filing the action has run years before the tolling rule was adopted by this Court in 1992.