

IN THE COURT OF APPEALS OF MARYLAND

Nos. 31 & 56

September Term, 1996

MONTGOMERY COUNTY, MARYLAND

v.

KEITH A. BRADFORD et al.

MONTGOMERY COUNTY, MARYLAND

v.

BOARD OF SCHOOL COMMISSIONERS
OF BALTIMORE CITY et al.

Bell, C.J.
Eldridge
Rodowsky
Chasanow
Karwacki
Raker
Murphy, Robert C.
(retired, specially assigned)

JJ.

Dissenting Opinion by Rodowsky, J.

Filed: April 4, 1997

Rodowsky, J., dissenting.

I respectfully dissent. In my view the issue of intervention is not mooted by the consent decree because the conditions to which operation of the latter is subject have not been fulfilled, to date. Further, I believe that Montgomery County, Maryland, should have been permitted to intervene for the reasons stated in Part II.A of the dissenting opinion by Judge Eldridge.