Office-Supreme Court, U.S. F I L E D

567 20 1983

No. 82-738

ALEXANDER L STEVAS.

In The

Supreme Court of the United States

October Term, 1982

DR. ETHEL MIGRA.

Petitioner,

VS.

WARREN CITY SCHOOL DISTRICT BOARD OF EDUCATION, et al.,

Respondents.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

SUPPLEMENTAL BRIEF FOR RESPONDENTS

JAMES L. MESSENGER
HENDERSON, COVINGTON, STEIN,
DONCHESS & MESSENGER
600 Wick Building
Youngstown, Ohio 44503
Telephone (216) 744-1148
Counsel for Warren City School
District Board of Education

JOHN C. BURKHOLDER
(Counsel of Record)

NICHOLAS A. PITTNER
KIMBALL H. CAREY
MEANS, BICHIMER, BURKHOLDER
& BAKER CO., L.P.A.

14th Floor
42 East Gay Street
Columbus, Ohio 43215
Telephone (614) 221-3135
Counsel for Individual Respondents
Swan, Angelo, Rubin, Tesner
Milheim, and Miller

Supreme Court of the United States

October Term, 1982

DR. ETHEL MIGRA.

Petitioner,

V8.

WARREN CITY SCHOOL DISTRICT BOARD OF EDUCATION, et al.,

Respondents.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

SUPPLEMENTAL BRIEF FOR RESPONDENTS

Pursuant to Rule 35 of this Court, respondents Warren City School District Board of Education and Catherine O. Swan, Henry J. Angelo, Willard T. Rubin, Raymond Tesner, Mary Milheim, and Barbara Miller hereby submit for the information and assistance of the Court the following recently-reported decisions of the United States Courts of Appeal for the First and Fifth Circuits:

Isaac v. Schwartz, 706 F. 2d 15 (1st Cir. 1983).

Nilsen v. City of Moss Point, Mississippi, 701 F. 2d 556 (5th Cir. 1983) (en banc).

Both of the above decisions adopt the modern, "transactional" definition of a cause of action as set forth in the Restatement (Second) of Judgments § 24 (1982). See Isaac, supra, 706 F. 2d at 17; Nilsen, supra, 701 F. 2d at 560 n. 4; see also Nevada v. United States, — U.S. —

103 S. Ct. 2906, 2918 n. 12 (1983) (Restatement view "a more pragmatic approach"). As discussed at length in respondents' main brief to this Court, this "transactional" view of a cause of action is the view which now applies in Ohio following the decision of the Ohio Supreme Court in Johnson's Island v. Board of Township Trustees, 69 Ohio St. 2d 241 (1982), and which properly bars petitioner's claims as res judicata.

Respectfully submitted,

James L. Messenger Henderson, Covington, Stein, Donchess & Messenger

600 Wick Building Youngstown, Ohio 44503 Telephone (216) 744-1148 Counsel for Warren City School District Board of Education

JOHN C. BURKHOLDER (Counsel of Record)

NICHOLAS A. PITTNER
KIMBALL H. CAREY
MEANS, BICHIMER, BURKHOLDEB
& BAKEB Co., L.P.A.

14th Floor 42 East Gay Street Columbus, Ohio 43215 Telephone (614) 221-3135

Counsel for Individual Respondents Swan, Angelo, Rubin, Tesner, Milheim, and Miller