STATE OF MICHIGAN COURT OF APPEALS

| LEON V. | BONNER | and MARIL | YN E. | BONNER, |
|---------|---------------|-----------|-------|---------|

Plaintiffs-Appellants,

UNPUBLISHED November 29, 2012

V

JAMES ROWELL, DANA FOSTER, KATHLEEN LAWRENCE, CHAD COOPER, JAMES MUZZIN, SHAWN PIPOLY, CLAUDIA ROBLEE and MAYOR RICCI BANDKAU,

Defendants-Appellees.

No. 303814 Livingston Circuit Court LC No. 11-025737-CZ

Before: MARKEY, P.J., and MURRAY and SHAPIRO, JJ.

MURRAY, J. (concurring in part, dissenting in part).

I concur with the majority opinion except for its reversal of plaintiffs' state constitutional procedural and substantive due process claims. For the reasons stated in my dissenting opinion in *Bonner v City of Brighton*, __ Mich App __; __ NW2d __ (Docket No. 302677, issued ___), plaintiffs' due process claims are without merit and should be dismissed, albeit for reasons different than those articulated by the trial court in this case.

/s/ Christopher M. Murray