GUCCIARDO ET AL., APPELLANTS, v. STOW [-MUNROE FALLS] CITY SCHOOL DISTRICT

BOARD OF EDUCATION, APPELLEE.

[Cite as Gucciardo v. Stow-Munroe Falls City School Dist. Bd. of Edn. (2000), 87 Ohio St.3d 531.]

Court of appeals' judgment reversed and cause remanded on authority of State ex rel.

Clark v. Greater Cleveland Regional Transit Auth.

(No. 99-181 — Submitted November 30, 1999 — Decided January 19, 2000.)

APPEAL from the Court of Appeals for Summit County, No. 18945.

Green, Haines, Sgambati, Murphy & Macala Co., L.P.A., Ronald G. Macala and Kathleen K. McKinley, for appellants.

Whalen & Compton Co., L.P.A., G. Frederick Compton, Jr., R. Brent Minney and Craig A. Robinson, for appellee.

The judgment of the court of appeals is reversed, and the cause is remanded to the trial court for further proceedings on the authority of *State ex rel. Clark v. Greater Cleveland Regional Transit Auth.* (1990), 48 Ohio St.3d 19, 548 N.E.2d 940.

MOYER, C.J., DOUGLAS, RESNICK, F.E. SWEENEY, PFEIFER, COOK and LUNDBERG STRATTON, JJ., concur.