

2002 Decisions

Opinions of the United States Court of Appeals for the Third Circuit

8-5-2002

Bracken v. Matgouranis

Follow this and additional works at: https://digitalcommons.law.villanova.edu/thirdcircuit_2002

Recommended Citation

"Bracken v. Matgouranis" (2002). 2002 Decisions. 474. https://digitalcommons.law.villanova.edu/thirdcircuit_2002/474

This decision is brought to you for free and open access by the Opinions of the United States Court of Appeals for the Third Circuit at Villanova University Charles Widger School of Law Digital Repository. It has been accepted for inclusion in 2002 Decisions by an authorized administrator of Villanova University Charles Widger School of Law Digital Repository.

PRECEDENTIAL

Filed August 5, 2002

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

Nos. 01-3800 and 01-3801

CHERYL ANN BRACKEN;
H. DAVID ROTHMAN,
Appellants in 01-3800

v.

PANOREA MATGOURANIS; DIANNA CALABOYIAS
WYRICK; WILLIAM J. WYRICK; REED SMITH, a
partnership or limited liability partnership; MEYER,
DARRAGH, BUCKLER, BEBENEK & ECK, a partnership
or limited liability partnership

CHERYL ANN BRACKEN;
H. DAVID ROTHMAN,
Appellants in 01-3801

v.

MARTIN P. MATGOURANIS; PANOREA MATGOURANIS; DIANNA C. WYRICK; WILLIAM J. WYRICK

On Appeal from the United States District Court For the Western District of Pennsylvania D.C. Nos. 01-cv-00288 and 01-cv-00420 District Judge: Honorable Donetta W. Ambrose

Submitted Under Third Circuit LAR 34.1(a) June 14, 2002

Before: ROTH, RENDELL, and ROSENN, Circuit Jud ges. Opinion filed: July 15, 2002

ORDER AMENDING SLIP OPINION

The slip opinion in the above case is hereby amended as follows:

1. Delete the sentence on page 6, second paragraph, beginning on line 7, beginning "Although the plaintiffs" and ending with "the District Court or this Court."

BY THE COURT:

/s/ Max Rosenn Circuit Judge.

DATED: August 5, 2002

A True Copy: Teste:

Clerk of the United States Court of Appeals for the Third Circuit