

STATE OF MICHIGAN
COURT OF APPEALS

LEON V. BONNER and MARILYN E. BONNER,

Plaintiffs-Appellants,

UNPUBLISHED
December 4, 2012

v

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

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

Defendants-Appellees.

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 December 4, 2012), 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