

August 3, 1972

NO 105, 1972

Selma W. Samols
Attorney at Law
3720 Farragut Avenue
Kensington, Maryland 20795

RE: Mary Emily Stuart v. Board of Supervisors
of Elections for Howard County et al.
No. 105 - September Term, 1972

Dear M's Samols:

We enclose herewith copies of two
Orders of Court filed August 2, 1972 in the above
entitled case granting the motions of Lorraine
Alice Underwood and Dennis Lichtl Albrécht to
proceed as amicus curiae.

Very truly yours,

James H. Norris, Jr.
Clerk

JHNjr/h

Encl. (2)

cc: M's Ann Llewellyn McKenzie
M's Kathryn Scates Levedahl
M's Mary Ellen Brooke
Attorneys at Law
E. Stephen Derby, Esq.
Assistant Attorney General
Charles E. Hogg, Esq.

FILED

MARY EMILY STUART,

AUG 2 1972

IN THE

Appellant

James H. Norris Jr., Clerk
Court of Appeals
of Maryland

COURT OF APPEALS

v.

:

OF

BOARD OF SUPERVISORS OF

:

MARYLAND

ELECTIONS FOR HOWARD COUNTY,
et al,

:

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Appellees

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#105
1972T,

MOTION TO ADVANCE
CASE FOR ARGUMENT

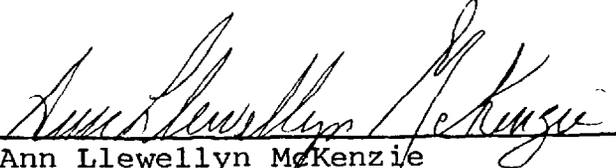
MARY EMILY STUART, the Appellant in the entitled cause, by her attorneys Ann Llewellyn McKenzie, Kathryn Scates Levedahl, Mary Ellen Brooke and Arold H. Ripperger, moves, pursuant to Rule 845.c of the Maryland Rules of Procedure, that this case be scheduled for argument in advance of its regular order on the docket, and assigns the following reasons for this Motion:

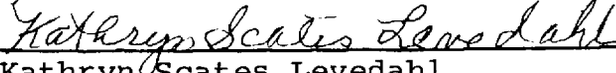
1. that this appeal directly concerns the election laws of the State of Maryland and the Appellant's right to vote in her own name at the next General election, which is scheduled to be held on Tuesday, November 7th, 1972;

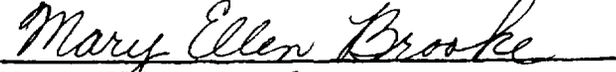
2. that the numerical position of this case on the docket is such that the hearing on this appeal would not be held until after November 7th, 1972; and

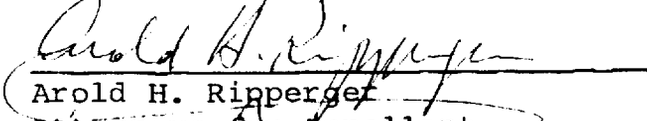
3. that unless this case is scheduled for argument in advance of its regular turn, Appellant will be injured irrepar-

ably and will lose all her rights in the premises, especially her right to vote at the General election aforesaid.


Ann Llewellyn McKenzie


Kathryn Scates Levedahl


Mary Ellen Brooke


Arnold H. Ripperger
Attorneys for Appellant

I hereby certify, that on this 1st day of August, 1972, a copy of the foregoing Motion and of the Order proposed to be passed pursuant to said Motion was mailed to the following:
Charles E. Hogg, Esquire, 8335 Court Avenue, Ellicott City, Maryland and to E. Stephen Derby, Assistant Attorney General, land 21043, and Francis B. Burch, Attorney General, One South Calvert Street, Baltimore, Maryland, 21202, Attorneys for Appellee, and to Emma Clarke, American Civil Liberties Union, 156 Fifth Avenue, New York, New York 10010, Attorney for Amicus Curiae.


Arnold H. Ripperger

Of Counsel for Appellant

MARY EMILY STUART,

Appellant

v.

BOARD OF SUPERVISORS OF
ELECTIONS FOR HOWARD COUNTY,
et al,

Appellees

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IN THE
COURT OF APPEALS
OF
MARYLAND

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ORDER

The foregoing Motion to Advance Case for Argument having been read and considered, it thereupon this *31* day of August, 1972, by the Court of Appeals of Maryland, is

ORDERED that the entitled case be, and it hereby is scheduled to be argued *on the September session*; briefs of the Amici Curiae shall be filed by the date heretofore ordered in these proceedings; that Appellees' briefs shall be filed on or before August 28th, 1972; and that the Appellant's reply brief and appendix, if any, shall be filed on or before *September 8*, 1972.

William K. Bames
Acting Chief Judge