

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 96-1342

GABRIEL MINTZ, a minor, by his parents and
next friends; EMILY MINTZ; DANIEL MINTZ,

Plaintiffs - Appellants,

and

NORMAN CORREA, a minor, by his parents and
next friends; FRANCISCO CORREA; LUCY CORREA,

Plaintiffs,

versus

PAUL VANCE, (Officially as) Superintendent;
MONTGOMERY COUNTY BOARD OF EDUCATION,

Defendants - Appellees.

Appeal from the United States District Court for the District of
Maryland, at Baltimore. Deborah K. Chasanow, District Judge. (CA-
94-1738-DKC)

Argued: December 4, 1996

Decided: December 30, 1996

Before HALL, MURNAGHAN, and LUTTIG, Circuit Judges.

Affirmed by unpublished per curiam opinion.

ARGUED: Michael Jeffrey Eig, BOGIN & EIG, P.C., Washington, D.C., for Appellants. David Charles Hjortsberg, REESE & CARNEY, L.L.P., Columbia, Maryland, for Appellees. **ON BRIEF:** Judith S. Bresler, REESE & CARNEY, L.L.P., Columbia, Maryland; Zvi Greismann, Senior Attorney, MONTGOMERY COUNTY PUBLIC SCHOOLS, Rockville, Maryland, for Appellees.

Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

PER CURIAM:

Gabriel Mintz and his parents, Daniel and Emily Mintz, appeal an order of the district court granting summary judgment to the defendants, a county school board and its superintendent, in the Mintzes' suit to recover attorney's fees under the Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et seq. We have considered the briefs and arguments of the parties, and we affirm the judgment of the district court for the reasons stated by that court in its memorandum opinion. Correa v. Vance, No. DKC 94-1738 (D. Md. Feb. 9, 1996).

AFFIRMED