

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 96-2352

ROBERT P. SLABY; LOUISE A. SLABY,

Plaintiffs - Appellants,

versus

WILLIAM D. BERKSHIRE; 1691 LIMITED PARTNER-
SHIP; LANCER CORPORATION; CROFTON COUNTRY
CLUB; JOHN DOE,

Defendants - Appellees,

and

WILLIAM SPORRE; MARK SPOLARICH; NEIL T. BELL,

Defendants.

Appeal from the United States District Court for the District of
Maryland, at Baltimore. Joseph H. Young, Senior District Judge.
(CA-94-1633-Y)

Submitted: March 27, 1997

Decided: April 2, 1997

Before RUSSELL, LUTTIG, and MICHAEL, Circuit Judges.

Affirmed by unpublished per curiam opinion.

Robert B. Slaby, Louise A. Slaby, Appellants Pro Se. Lynn T.
Krause, KRAUSE & FERRIS, P.A., Annapolis, Maryland; Kathryn Miller
Goldman, WEINER, ASTRACHAN, GUNST, HILLMAN & ALLEN, P.A., Balti-
more, Maryland, for Appellees.

Unpublished opinions are not binding precedent in this circuit.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

PER CURIAM:

Appellants appeal the district court's order entering judgment for Appellees on Appellants' claim alleging discrimination in violation of the Americans with Disabilities Act, 42 U.S.C. §§ 12101-12213 (West 1995 & Supp. 1996). We have reviewed the record and the district court's opinion and find no reversible error. Accordingly, we affirm on the reasoning of the district court. Slaby v. Berkshire, No. CA-94-1633-Y (D. Md. Aug. 6, 1996). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED