IN THE COURT OF APPEALS OF MARYLAND

ADMINISTRATIVE ORDER PROHIBITING THE USE OF COURTHOUSE FACILITIES FOR PRIVATE, FOR-PROFIT PURPOSES BY PERSONS OR ORGANIZATIONS

WHEREAS, on September 16, 1991, the Conference of Circuit Judges adopted a resolution that the use of courthouse facilities for adjudicatory-type purposes (e.g., arbitration, mediation, or conciliation) for private, for-profit purposes by any organization or individual shall not be permitted in any circuit court facility;

WHEREAS, the Chief Judge of the District Court concurs in this action as to any courthouse facilities under his administrative control;

WHEREAS, I endorse this resolution and believe it necessary to promulgate this Administrative Order.

NOW, THEREFORE, I, Robert C. Murphy, Chief Judge of the Court of Appeals of Maryland, and Administrative Head of the Judicial System of the State, do hereby promulgate this 1991 day of 1991, the following Administrative Order:

Use of courthouse facilities for adjudicatory-type purposes (e.g., arbitration, mediation, or conciliation) for private, forprofit purposes by any organization or individual shall not be permitted in any circuit court or District Court facility.

Robert C. Murphy, Chief Judge

Filed: October /7, 1991.

Court of Appeals of Maryland

JEWISDAG

[1987] MIT 第30千0 MITE

10/17/91 - ADMINISTRATIVE UKDER - Pronibiting the Use of Courtnouse Facilities for Private, For-Profit Purposes by Persons or Organizations.