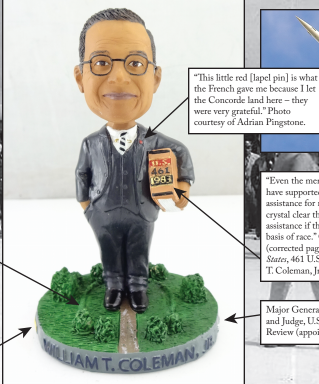
## WILLIAM T. COLEMAN, JR.

THE ANNOTATED BOBBLEHEAD

"We do not consider the move of the state court in disposing of the City Trustees and installing its own appointees to be a non obvious involvement of the State as mentioned in the test outlined in Burton v. Wilmington Parking Authority . . . . The action in this instance and its motivation are to put it mildly, conspicuous. And what happened to Girard does "\*\* significantly encourage and involve the State in private discriminations.' Reitman v. Mulkey, 387 U.S. 369, 381 . . . . "
Commonwealth of Pennsylvania v. Brown, 392 F.2d 120, 125 (3d Cir. 1968).

Second Lieutenant, U.S. Army (commissioned 1943).



"Even the members of this Court who in dissent have supported limited governmental neutral assistance for religious schools have made it crystal clear that they would disapprove identical assistance if the school excluded pupils on the basis of race." Oral Argument Transcript 48 (corrected page), *Bob Jones University v. United States*, 461 U.S. 574 (1983) (argument of William T. Coleman, Jr., as amicus curiae).

Major General, U.S. Army (commissioned 2014), and Judge, U.S. Court of Military Commission Review (appointed 2014).