Monroe 1986 pgs = 3 no p.i.

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CA0004140



School of Law-Newark • Constitutional Litigation Clinic S.I. Newhouse Center For Law and Justice 15 Washington Street • Newark • New Jersey 07102-3192 • 201/648-5687

June 18, 1986

Mario Apuzzo, Esq. Township of Monroe Municipal Complex Perrineville Road Jamesburg, NJ 08331

Re: Urban League, et al. vs. Carteret, et al. (Monroe)

Dear Mr. Apuzzo:

Enclosed please find Order dated June 16, 1986 of the Honorable Eugene D. Serpentelli in connection with the above matter.

Very truly yours,

encls

cc/(w/encls) Monroe Service List

CA0004140

FILED 6-16-SC IN CHAMBERS EUGENE D. SERPENTELLI. A.I.S.C.

ERIC NEISSER, ESQ.
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Constitutional Litigation Clinic
Rutgers Law School
15 Washington St., Newark, NJ 07102
201/648-5687
ATTORNEYS FOR PLAINTIFFS

URBAN LEAGUE OF GREATER NEW BRUNSWICK, et al.,

Plaintiffs,

vs.

THE MAYOR AND COUNCIL OF THE BOROUGH OF CARTERET, et al.,

Defendants.

SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION MIDDLESEX/OCEAN COUNTY (Mount Laurel)

Civil Action Docket No. C 4122-73

ORDER (Monroe Township)

This matter having been opened to the Court by Eric Neisser, Esq. and Barbara Stark, Esq., attorneys for the Civic League plaintiffs, and a cross motion having been filed by defendant Township of Monroe, and the Court having considered the papers appearing at the foot hereof, and having heard oral argument, and good cause having been shown:

IT IS HEREBY ORDERED this 16 day of June, 1986:

- 1. That discovery shall be scheduled as follows, if plaintiffs so choose:
- a. Plaintiffs shall serve interrogatories on defendant within two (2) weeks from the date of this Order.
- b. Defendant shall provide plaintiffs with complete and fully responsive answers to such interrogatories within thirty (30) days of receipt of same.
- c. Defendant shall advise plaintiffs in writing of any objections to such interrogatories within ten (10) days of defendant's receipt of same.

- d. Depositions shall be noticed within fifteen (15) days of plaintiffs' receipt of defendant's answers to interrogatories.
- e. All discovery shall be completed by plaintiffs no later than ninety (90) days from the date of this Order.
- 2. Plaintiffs' request that the Township be restrained from expanding its MUA capacity, or, in the alternative, that it be required to reserve an appropriate portion of any such expansion for Mount Laurel units pending substantive certification by the Council or as otherwise ordered by this Court following a plenary hearing is denied.
- 3. Plaintiffs' request that no development involving more than fifty (50) units be permitted pending substantive certification by the Council or as otherwise ordered by this Court following a plenary hearing is denied.
- 4. Plaintiffs' request that the Township forthwith comply with the Order of May 13, 1985 of this Court requiring it to pay the Court-ordered Master for her services in this matter is denied.
- 5. The plaintiffs' request that the Rutgers Constitutional
 Litigation Clinic shall be permitted to continue its representation
 of the Civic League before the Council on Affordable Housing is neither
 granted nor denied, the Court deferring on the issue to the Executive
 Committee on Ethical Standards.

A For

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		EUGÉNE D.	SERPENTELLI,	A.J.S.C.
PAPERS	CONSIDERED:			
	Notice of Motion			
	Movant's Affidavit			
	Movant's Brief			
	Answering Affidavits			
	Answering Brief			
	Cross Motion			
	Movant's Reply			
	Other			