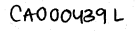
UL V. Contect, North Drumier 4/8 (1986) Letter stating that § 22 (b) of fair harsing act does not apply to North Brunswick ask.

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LESLIE S. LEFKOWITZ ALAN B. ZUBLATT Member of N.J. 6 N.Y. BARS

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April 8, 1986

The Honorable Eugene D. Serpentelli Judge, Superior Court Ocean County Court House CN 2191 Toms River, NJ 08754

Re: Urban League v. Carteret, No. C 4122-73

Dear Judge Serpentelli::

In response to Ms. Stark's letter of April 4, 1986, it is the Township's position that Section 22(b) of the Fair Housing Act is written for the benefit of those municipalities that had in fact received Judgments of Repose prior to July 2, 1985. The effect of the Statute was to give additional time for repose to all prior settling municipalities.

This section was obviously designed to benefit prior settling municipalities.

North Brunswick's case was not, in fact, settled until the Township Council determined that they did not desire to The Honorable Eugene D. Serpentelli

April 8, 1986

Page 2

transfer to the Affordable Housing Council. For this reason alone, section 22(b) of the Fair Housing Act does not apply. Therefore, repose should be six (6) years from the date when the Order of Repose is entered.

Respectfully submitted,

LESLIE S. LEFKOWITZ

LSL/mg

cc: Stewart M. Hutt, Esq. Douglas K. Wolfson, Esq. Donald R. Daines, Esq. Jeffrey Kantowitz, Esq. Ms. Carla Lerman, P.P. Barbara Stark