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for Twp's motion to carry this matter for a brief time granted (time to adopt a complent affordable housing ordinance)

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ATTORNEYS FOR PLAINTIFFS

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

URBAN LEAGUE OF GREATER
NEW BRUNSWICK, et al.,
Plaintiffs,

ي الله الإنجاب

No. C 4122-73

THE MAYOR AND COUNCIL OF

ORDER

THE BOROUGH OF CARTERET, et al.,

(North Brunswick)

Defendants.

The <u>Urban League</u> plaintiffs having moved to enforce litigants' rights and compel compliance with this Court's Consent Order of September 10, 1984, and having filed in support thereof the Affidavit of Eric Neisser, Esq., and the Township of North Brunswick having filed the Affidavit of Leslie Lefkowitz, Esq. in opposition, and the Court having heard all parties in open Court on February 25, 1986 and the Township attorney at that time having requested a brief adjournment, and the <u>Urban League</u> plaintiffs having opposed such an adjournment but the other plaintiffs not having opposed, and the Court having heard the testimony of the Master, Carla Lerman, concerning the affordable housing ordinance, both in the form attached to the plaintiffs' papers and in the form attached to the Township's papers,

- 1. The Township's motion to carry this matter for a brief time is granted and the matter is carried to Thursday, March 6, 1986 at 1:30 P.M.
- 2. If the North Brunswick Township Council has adopted a compliant affordable housing ordinance by March 6, 1986, this Court shall forthwith enter the attached Judgment of Repose granting the Township repose from further exclusionary zoning litigation until July 2, 1991.
- 3. If the North Brunswick Township Council has not adopted a compliant affordable housing ordinance by March 6, 1986, this Court shall forthwith enter the attached Order and Judgment of Repose adopting the January 29, 1986 revision of the Affordable Housing Ordinance on behalf of the Township and granting the Township repose from further exclusionary zoning litigation until July 2, 1991, unless prior to that date any party informs the Court of its intent to file any further motion.

EUGENE D. SERPENTELLI, A.J.S.C.