UL v. Carteret (North Brunswer)

March (1986)

Judgment of Repose from any further Exclusionery / Highien until 1991 For Worth Bruswick

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

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

No. C 4122-73

vs.

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

JUDGMENT OF REPOSE (North Brunswick)

Defendants.

The parties having voluntarily consented to, and this Court having accordingly entered on September 10, 1984, a Consent Order fully and finally resolving all issues in this litigation among all the parties, and the Township of North Brunswick having complied with that Consent Order by adopting zoning ordinance revisions and an affordable housing ordinance in compliance with the Consent Order and the constitutional obligations defined in Mount Laurel II,

IT IS HEREBY ORDERED THIS ---- DAY OF MARCH 1986,
That the Township of North Brunswick is hereby determined to be
in compliance with the Consent Order and its constitutional
obligations to provide a realistic opportunity for its fair share
of the regional need for low and moderate income housing and is

hereby granted repose from any further exclusionary zoning litigation until July 2, 1991 in accordance with P.L.1985, c. 222, Section 22.

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