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Letter from Williams re: affidavit of CyrAba Cappell + affidavit 3pgs

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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

November 9, 1984

The Honorable Eugene D. Serpentelli Judge, Superior Court Ocean County Court House Toms River, N.J. 08753

> Re: Urban League v. Carteret Civ C 4122-73

Dear Judge Serpentelli:

I am enclosing the Affidavit of Cynthia Cappell indicating that Ms. Cappell notified the counsel set forth on the Service List annexed to her Affidavit on Thursday, November 8, 1984 of the Motion of the plaintiffs returnable on November 14, 1984 at 9 AM.

Copies of all papers filed with the Court with respect to the Motion were also mailed to the counsel on that date.

Respectfully,

BARBARA J. WILLIAMS

enc1s

cc/All Counsel on Service List PRECEIVED
HOV 1.3 1984
HUGGE SERVENTELLIS CHANGESS

BARBARA J. WILLIAMS, ESQ.
Rutgers Constitutional Litigation Clinic
15 Washington St., Newark, N.J. 07102
201/648-5687

BRUCE S. GELBER, ESQ.
National Committee Against Discrimination in Housing 733 - 15th St. NW, Suite 1026
Washington, D. C. 20005

ATTORNEYS FOR PLAINTIFFS

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION
MIDDLESEX COUNTY

URBAN LEAGUE OF GREATER |
NEW BRUNSWICK, et al., |
Plaintiffs, |
Vs. |
THE MAYOR AND COUNCIL OF |
THE BOROUGH OF CARTERET, |
et al., |
Defendants. |
AFFIDAVIT OF
CYNTHIA A. CAPPELL

STATE OF NEW JERSEY)
: ss.:
COUNTY OF ESSEX )

CYNTHIA A. CAPPELL, of full age, being duly sworn according to law, on oath, deposes and says:

- 1. I am a student enrolled in the Constitutional Litigation Clinic at Rutgers Law School-Newark serving as a legal assistant in the above-captioned case.
- 2. On Thursday, November 8, 1984, at the direction of Barbara J. Williams, Esq., I placed telephone calls to the offices of thirteen (13) attorneys representing the above-named defendants, and representing developers and/or property owners who have a direct interest in the above-named defendants. In each instance,

I informed the party reached that I represented the Urban League of Greater New Brunswick and that the defendant municipality's Council, Planning Board and Zoning Board of Adjustment were the subject of a temporary restraining order filed with the Court today seeking to enjoin them from approving any application or taking any other action which would permit development of any site identified in Piscataway's Vacant Land Inventory and Carla Lerman's report as "suitable" for <a href="Mt. Laurel">Mt. Laurel</a> housing. I advised the party reached that Judge Serpentelli has made the motion returnable as of 9:00 AM, Wednesday, November 14, 1984, and that copies of the filed papers would be mailed immediately.

3. I provided such notification to all individuals or representatives thereof set forth on the annexed service list which is attached hereto as Exhibit A and incorporated herein by reference.

Cepichea a Cappell

SWORN TO and SUBSCRIBED before me this 9th day of November, 1984.

Attorney at Law, State of New Jersey